

TABLE OF CONTENTS

I.	NATURE OF THE ACTION AND THE PLEADINGS.....	2
A.	Pleadings	2
B.	Claim Construction	3
C.	Summary Judgment and Daubert Motions	4
D.	Statements Regarding the Scope of the Issues to be Tried	6
1.	Shure’s Statement	6
2.	ClearOne’s Statement	8
II.	FEDERAL JURISDICTION	8
III.	JOINT STATEMENT OF ADMITTED FACTS	9
A.	The Parties	9
B.	The Asserted Patent	9
C.	The Accused Products.....	9
D.	Shure’s MXA910 and Patent Applications.....	10
IV.	STATEMENTS OF ISSUES OF FACT THAT REMAIN TO BE LITIGATED.....	10
V.	STATEMENTS OF ISSUES OF LAW THAT REMAIN TO BE LITIGATED.....	10
VI.	TRIAL EXHIBITS.....	10
A.	Stipulations Concerning Trial Exhibits and Demonstrative Exhibits.....	10
B.	Procedures for the Disclosure of Trial Exhibits and Demonstrative Exhibits.....	16
VII.	TRIAL WITNESSES.....	17
A.	Witnesses to be Called	17
B.	Testimony by Deposition and Procedures for the Disclosure Thereof.....	18
VIII.	STATEMENTS OF INTENDED PROOFS	20
A.	Shure’s Statement	20
B.	ClearOne’s Statement	23

IX.	AMENDMENTS TO THE PLEADINGS	23
X.	CERTIFICATION OF GOOD FAITH EFFORTS AT SETTLEMENT.....	23
XI.	MOTIONS <i>IN LIMINE</i>	23
XII.	OTHER MATTERS.....	24
A.	Jury Trial.....	24
B.	Order of Presentation of Evidence	24
C.	Length of Trial	25
D.	Number of Jurors	25
E.	Jury Procedures	25
F.	Handling of Confidential Information at Trial.....	26
G.	Sequestration of Witnesses	26
H.	Set-Up of Electronic and Computer Devices.....	27
I.	Federal Judicial Center Introduction to the Patent System Video	27
J.	Voir Dire, Jury Instructions, Verdict Form.....	28
K.	Presumption of Validity	28
L.	Issues Related to COVID-19	29
M.	Order to Control the Course of Action	29

On October 15, 2021, at 9:00 a.m., counsel for Shure Incorporated and Shure Acquisition Holdings, Inc. (collectively, “Shure” or “Plaintiffs”) and Defendant ClearOne, Inc. (“ClearOne” or “Defendant”) participated in a pretrial conference before this Court pursuant to Rule 16 of the Federal Rules of Civil Procedure and Local Rule 16.3. D.I. 73 ¶ 19. This Joint Proposed Final Pretrial Order incorporates the Court’s guidance from the pretrial conference.

Pursuant to the Court’s Amended Scheduling Order (D.I. 73), a jury trial will take place beginning on November 1, 2021. The trial will address Shure’s claim that ClearOne infringes U.S. Patent No. D865,723 (“the ’723 Patent”) and Shure’s request for damages,¹ as well as ClearOne’s

¹ **[ClearOne’s Position:** Now that ClearOne’s counterclaims have been severed, and the Court has struck Shure’s damages expert’s reasonable royalty opinions, *see* D.I. 575, the only damages issue remaining is Shure’s request for disgorgement under 35 U.S.C. § 289. This is an equitable remedy. *See, e.g., Red Carpet Studios v. Midwest Trading Group, Inc.*, Case No. 12-cv-501, 2021 WL 1172218. *2-3 (S.D. Ohio Mar. 29, 2021) (court, without jury, determining article of manufacture and disgorgement, because “a claim for damages under § 289 is one for equitable relief”); *Texas Advanced Optoelectronic Sols., Inc. v. Renesas Elecs. Am., Inc.*, 895 F.3d 1304, 1324 (Fed. Cir. 2018) (“The apparent fact is that for patent infringement, disgorgement of profits was not historically available at law.”). Accordingly, it (and the article of manufacture determination underlying it) should be decided by the judge, not the jury. *Cf. Am. Calcar v. Am. Honda Motor*, 651 F.3d 1318, 1333 (Fed. Cir. 2011) (“Inequitable conduct is equitable in nature, with no right to a jury, and the trial court has the obligation to resolve the underlying facts of materiality and intent.”) (citations omitted). ClearOne did not raise this issue previously because, until October 15, 2021, when the Court severed ClearOne’s counterclaims, there were damages theories in the case that it was appropriate for the experts to address before the jury. In addition, on October 15, 2021, the Court stated its strong preference that equitable issues not be tried before the jury. 2021-10-15 Tr. at 9:1-3 (“I have pretty much a 100-percent record of not trying equitable defenses to a jury with an advisory verdict.”). During claim construction briefing in this matter, the parties treated the article of manufacture issue, which underlies the disgorgement question, as an issue for the judge to decide. *See, e.g.,* D.I. 268 at 31-33. Shure then determined that the issue should be decided later, but never took the position that it should not be decided by the judge. *Id.* at 78, n.15.] **[Shure’s Position:** ClearOne waived its untimely request to have infringers’ profits under 35 U.S.C. § 289 tried separate from the jury because ClearOne failed to include any such request in the parties’ pretrial order on October 12, 2021 (D.I. 594) or in any other fashion. Not only did ClearOne fail to raise such a position, but *both sides* provided proposed jury instructions on the issue of infringers’ total profits under 35 U.S.C. § 289. *See* D.I. 598 at 50-53. This is also consistent with the Court’s handling of the same issue in *Gavrieli Brands LLC v. Soto Massini (USA) Corp.*, No. 1:18-cv-00462, D.I. 141 at 27 (D. Del. May 3, 2019) (final jury instructions for infringers’ total profits). In addition, the related issue of defining the “article of manufacture” is a factual question for the jury, and ClearOne does not contend that determining the “article of manufacture” is an equitable issue.

defenses of noninfringement and invalidity. ClearOne's counterclaims have been severed for a separate trial.

The following matters as to the conduct of the trial have been stipulated by the parties and are hereby ordered by the Court:

I. NATURE OF THE ACTION AND THE PLEADINGS

1. This is an action for design patent infringement. Shure alleges that ClearOne has infringed, and continues to infringe, the '723 patent.

2. Shure alleges that the '723 patent protects an ornamental design for an array microphone assembly. Shure further alleges that ClearOne infringes the '723 patent by making, using, selling, offering to sell, and importing microphone products including the BMA CT, BMA CTH, COLLABORATE Versa Pro CT, COLLABORATE Versa Lite CT, COLLABORATE Versa Room CT, BMA 360, Aura Xceed BMA, and BMA CTX, including all versions and variants of the foregoing.

3. ClearOne alleges that the '723 patent is invalid and not infringed.

A. Pleadings

4. Shure filed its original complaint on July 18, 2019, asserting U.S. Patent No. 9,565,493 ("the '493 patent"), and alleging unfair competition under the Lanham Act, false advertising under the Lanham act, violation of the Delaware Deceptive Trade Practices Act, and tortious interference with business relations. D.I. 1. In its amended complaint filed on September 9, 2019, Shure removed its claim of unfair competition under the Lanham Act and added a claim of unfair competition under Delaware common law. D.I. 19. Through its second amended complaint filed on November 19, 2019, Shure added a claim of infringement of the '723 patent. D.I. 64.

5. Shure's claim of infringement under the '493 patent was stayed on November 1, 2019. D.I. 53. That stay remains in effect pending ClearOne's appeal to the U.S. Court of Appeals

for the Federal Circuit. D.I. 391.

6. On September 17, 2021, Shure confirmed to the Court and ClearOne that it was withdrawing its four non-patent claims from assertion at trial. D.I. 548. ClearOne moved for dismissal of these claims with prejudice. D.I. 562. Shure has filed its opposition (D.I. 589) to that motion and ClearOne filed its reply (D.I. 604).

7. ClearOne's currently operative response to Shure's second amended complaint is ClearOne's amended answer and counterclaims filed on July 27, 2020. D.I. 295. In ClearOne's pleading, it denied infringement of the '723 patent and contended the patent is invalid, and also asserted violation of the Delaware Deceptive Trade Practices Act, tortious interference with business relations, and unfair competition under Delaware common law. D.I. 295. Shure filed its answer to ClearOne's counterclaims on August 11, 2020. D.I. 314. While ClearOne's amended answer and counterclaims also included a defense and counterclaim of unenforceability of the '493 patent, D.I. 295, and Shure moved to dismiss that defense and counterclaim, D.I. 312, the Court denied without prejudice that motion to dismiss in view of the stay of the '493 patent, D.I. 389 & 396.

B. Claim Construction

8. On October 15, 2020, the Court issued its Report and Recommendation on claim construction. D.I. 359. The Court construed the '723 patent's claimed design as follows: "The ornamental design for an array microphone assembly, as shown in the solid lines and associated claimed surfaces of Figures 1-6 and described in the specification of the '723 patent. The broken lines in Figures 1-6 of the '723 patent form no part of the claimed design. The square shape of the claimed design is functional." *Id.* at 20. The Court also did not accept ClearOne's arguments that the claim was indefinite and not enabled at that stage, and instead decided that those arguments should go to the jury. *Id.* at 23-25. This Report and Recommendation was adopted by the Court on

November 12, 2020. D.I. 375.

C. Summary Judgment and *Daubert* Motions

9. Shure has filed the following summary judgment and *Daubert* motions:
 - a. Motion for summary judgment on ClearOne's non-patent claims and defense of unclean hands (D.I. 433);
 - b. Motion for summary judgment on ClearOne's inventorship invalidity theory (D.I. 435);
 - c. Motion to exclude testimony of ClearOne's damages expert, Julia Rowe (D.I. 437); and
 - d. Motion to exclude and strike testimony of ClearOne's market expert, Paul Waadevig (D.I. 439).
10. ClearOne has filed the following summary judgment and *Daubert* motions:
 - a. Motion for summary judgment of invalidity (D.I. 441);
 - b. Motion for summary judgment of noninfringement (D.I. 443);
 - c. Motion to exclude opinions of Shure's design expert, Paul Hatch (D.I. 445);
 - d. Combined motion for summary judgment of no lost profits or disgorgement for Shure's false advertising claims and motion to exclude opinions of Shure's damages expert, Thomas Vander Veen (D.I. 447); and
 - e. Motion for partial summary judgment of no liability for certain alleged false statements (D.I. 449).
11. Of these motions:
 - a. The Court has granted-in-part and denied-in-part Shure's motion to exclude and strike testimony of ClearOne's market expert, Paul Waadevig. D.I. 533.
 - b. On October 7, 2021, the Court denied ClearOne's Motion for Summary

Judgment of Invalidity (D.I. 441). D.I. 571.

- c. On September 16, 2021, the Court denied Shure's Motion for Summary Judgment on ClearOne's Inventorship Invalidity Theory (D.I. 435). D.I. 543.
- d. On September 16, 2021, Magistrate Judge Burke issued a Report and Recommendation (D.I. 541) recommending that Shure's Motion for Summary Judgment for Defendant's Business Tort Counterclaims and Affirmative Defense of Unclean Hands (D.I. 433) be granted as to ClearOne's counterclaim under the Delaware Deceptive Trade Practices Act, denied as to ClearOne's counterclaims of tortious interference with business relations and unfair competition, and denied as to ClearOne's unclean hands defense to Shure's then-pending business tort claims. Shure has filed an objection to that Report and Recommendation. D.I. 556. ClearOne has filed a response to Shure's objection. D.I. 566.
- e. On September 17, 2021, Magistrate Judge Burke issued an Order (D.I. 544) granting-in-part and denying-in-part ClearOne's motion to strike certain opinions of Shure's expert, Paul Hatch (D.I. 445). ClearOne has filed an objection to that Report and Recommendation. D.I. 560. Shure has filed a response to ClearOne's objection. D.I. 569.
- f. On September 17, 2021, Magistrate Judge Burke issued a Report and Recommendation (D.I. 545) recommending that ClearOne's Motion for Summary Judgment of Non-Infringement (D.I. 443) be denied. ClearOne has filed an objection to that Report and Recommendation. D.I. 559. Shure has filed a response to ClearOne's objection. D.I. 568.
- g. In light of Shure's withdrawal of its non-patent claims, on October 8, 2021, the Court dismissed as moot ClearOne's partial motion for summary judgment of no

liability for certain alleged false statement (D.I. 449). D.I. 572.

- h. On October 5, 2021, Magistrate Judge Burke issued a Memorandum Order (D.I. 570) denying Shure's Motion to Exclude Testimony of ClearOne's Damages Expert, Julia Rowe (D.I. 437).
- i. On October 8, 2021, Magistrate Judge Burke issued a Memorandum Order (D.I. 575) granting ClearOne's Motion to Exclude Opinions of Shure's Damages Expert, Thomas Vander Veen. Shure filed objections to this decision on October 14, 2021 (D.I. 605).

12. ClearOne also filed a motion to strike the supplemental expert reports of Paul Hatch, Ira Weinstein, and Thomas Vander Veen, as well as portions of Shure's Opposition to ClearOne's Motion for Summary Judgment of Non-Infringement. D.I. 484. That motion was granted on September 10, 2021. D.I. 539.

D. Statements Regarding the Scope of the Issues to Be Tried

1. Shure's Statement

13. Shure alleges that ClearOne infringes the '723 patent by making, using, selling, offering to sell, and importing microphone products including the BMA CT, BMA CTH, COLLABORATE Versa Pro CT, COLLABORATE Versa Lite CT, COLLABORATE Versa Room CT, BMA 360, Aura Xceed BMA, and BMA CTX, including all versions and variants of the foregoing.

14. Upon a finding of infringement, Shure is entitled to recover ClearOne's total profits realized from selling the articles of manufacture to which the infringing design has been applied and/or a reasonable royalty.² Shure also seeks recovery of its attorneys' fees in this case because of

² [ClearOne's Position: On Friday, October 8, Magistrate Judge Burke issued a Memorandum

the exceptional nature of the infringement and the litigation. Shure further seeks pre-judgment and post-judgment interest on any damages award. Shure also seeks a permanent injunction for ClearOne's infringement of the '723 patent.

Order (D.I. 575) granting ClearOne's motion to exclude the reasonable royalty opinions of Shure's damages expert, Dr. Vander Veen. While Shure has refused to meet and confer on this issue, Shure did not disclose an alternate reasonable royalty theory at any point in fact or expert discovery. As such, Shure should not be allowed to present a new, previously undisclosed reasonable royalty opinion to the jury. *See MLC Intell. Prop., LLC v. Micron Tech., Inc.*, No. 2020-1413, 2021 WL 3778405, at *9 (Fed. Cir. Aug. 26, 2021) (“[B]ecause Rule 26(a)(1)(A)(iii) requires timely disclosure of damages information, the district court properly excluded the damages information under Rule 37.”). Further, contrary to Shure's suggestion, it is not entitled to reasonable royalty damages if it cannot prove them: “[t]he statute [35 U.S.C. § 284] does not require an award of damages if none are proven[.]” *TecSec, Inc. v. Adobe Inc.*, 978 F.3d 1278, 1291-92 (Fed. Cir. 2020) (affirming an award of zero damages despite a finding of infringement). In addition, assuming that Shure no longer has a reasonable royalty case, now that ClearOne's counterclaims have been severed, the only damages issue remaining is Shure's request for disgorgement under 35 U.S.C. § 289. This is an equitable remedy. *See, e.g., Red Carpet Studios v. Midwest Trading Group, Inc.*, Case No. 12-cv-501, 2021 WL 1172218, *2-3 (S.D. Ohio Mar. 29, 2021) (court, without jury, determining article of manufacture and disgorgement, because “a claim for damages under § 289 is one for equitable relief”); *Texas Advanced Optoelectronic Sols., Inc. v. Renesas Elecs. Am., Inc.*, 895 F.3d 1304, 1324 (Fed. Cir. 2018) (“The apparent fact is that for patent infringement, disgorgement of profits was not historically available at law.”). Accordingly, it should be decided by the judge, not the jury.] **[Shure's Response:** Shure has not refused to meet-and-confer. Instead, on October 11, 2021, the day this Pretrial Order was due to be filed, ClearOne asked that Shure agree to drop all references to a “reasonable royalty” in the parties' pretrial submissions. Shure declined to do so and noted that “[t]here does not appear to be a need to meet and confer on this” specific issue. ClearOne is also wrong to state that reasonable royalty theories are out of the case. ClearOne's own damages expert asserts a reasonable royalty theory. And moreover, a reasonable royalty is required by law as the minimum statutory compensation for patent infringement. 35 U.S.C. § 284. The Federal Circuit has explained that even where expert testimony is not available on a reasonable royalty, the factfinder may still consider the available evidence to set a royalty. *Dow Chem. Co. v. Mee Indus.*, 341 F.3d 1370, 1381-1382 (Fed. Cir. 2003). “A party need not present expert testimony on damages or, as a corollary, on every aspect of damages, such as a single royalty rate.” *Bayer HealthCare LLC v. Baxalta Inc.*, 989 F.3d 964, 985 (Fed. Cir. 2021). ClearOne's suggestion that “Shure did not disclose an alternate reasonable royalty theory at any point in fact or expert discovery” is also misleading; ClearOne never served an interrogatory inquiring about a reasonable royalty. In terms of the remedy of infringers' total profits under 35 U.S.C. § 289, Shure explained above (*supra* note 1) that ClearOne waived such a request and ClearOne is incorrect in any event in urging that infringers' total profits be tried separate from the jury.]

2. ClearOne's Statement

15. ClearOne disputes that it infringes the '723 patent, and asserts the '723 patent is invalid. Specifically, the '723 patent is invalid under 35 U.S.C. §§ 102, 103, and 112. Shure cannot claim priority earlier than the August 6, 2019 filing date of the '723 patent, so it is invalid as anticipated by Shure's prior sales of its MXA910 product. Even if Shure can claim an earlier filing date, the patent is invalid as obvious. The patent is further invalid because it fails to satisfy the requirements of 35 U.S.C. § 112, including enablement and definiteness. ClearOne further contends that Shure's disgorgement request (which, as explained in footnotes 1 and 2 above, should be tried to the judge, not the jury) is inflated, and does not reflect appropriate disgorgement of profits for any alleged infringement. ClearOne contends that pursuant to D.I. 575, Shure's request for a reasonable royalty is no longer at issue in this case in any way. *See TecSec, Inc. v. Adobe Inc.*, 978 F.3d 1278 (Fed. Cir. 2020). As a result, Shure's request for a trebling of damages is *also* no longer at issue in this case in any way, because such trebling applies only to reasonable royalty or lost profits damages under 35 U.S.C. § 284, and not to disgorgement under 35 U.S.C. § 289. ClearOne further seeks its attorneys' fees and expenses.

II. FEDERAL JURISDICTION

16. This is a civil action arising under the Patent Laws of the United States, 35 U.S.C. § 101 *et seq.*, including §§ 271 and 281-289. The Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a). No party contests personal or subject matter jurisdiction.

17. Venue is proper in this judicial district under 28 U.S.C. §§ 1391(b), (c) and 1400(b). No party contests venue.

III. JOINT STATEMENT OF ADMITTED FACTS

A. The Parties

18. Plaintiff Shure³ is a corporation organized under the laws of Illinois with a principal place of business at 5800 W. Touhy Avenue, Niles, Illinois 60714.

19. Defendant ClearOne is a corporation organized and existing under the laws of the State of Delaware, and is headquartered at 5225 Wiley Post Way, Suite 500, Salt Lake City, Utah 84116.

B. The Asserted Patent

20. The '723 patent is titled "Array Microphone Assembly" and was issued on November 5, 2019. The '723 patent issued from U.S. App. No. 29/700,875, filed on August 6, 2019, which claims on its face to be a continuation of U.S. App. No. 15/833,404, filed on December 6, 2017, which claims to be a continuation of U.S. App. No. 15/631,310, filed on June 23, 2017, which claims to be a continuation of U.S. App. No. 15/403,765, filed on January 11, 2017, which claims to be a continuation of U.S. App. No. 14/701,376, filed on April 30, 2015.

21. The '723 patent names three inventors: Elizabeth Ahra Cho, Gregory William Lantz, and John Matthew Miller.

C. The Accused Products

22. The ClearOne products accused of infringing the '723 patent include the BMA CT, BMA CTH, COLLABORATE Versa Pro CT, COLLABORATE Versa Lite CT, COLLABORATE Versa Room CT, BMA 360, Aura Xceed BMA, and BMA CTX, including all versions and variants of the foregoing. ClearOne has made, used, sold, offered for sale, and imported these products in the United States.

³ "Shure" includes Shure Incorporated and Plaintiff Shure Acquisition Holdings, Inc.

D. Shure's MXA910 and Patent Applications

23. The MXA910 was publicly known, in public use, offered for sale, and sold at least as early as February 2016.

24. U.S. Patent No. 9,565,493 is based on U.S. Patent Application No. 14/701,376, filed on April 30, 2015.

25. U.S. Patent Application Publication No. 2016/0323668 was published on November 3, 2016.

IV. STATEMENTS OF ISSUES OF FACT THAT REMAIN TO BE LITIGATED

26. Shure's Statement of Issues of Fact That Remain to Be Litigated is attached as Exhibit 2.

27. ClearOne's Statement of Issues of Fact That Remain to Be Litigated is attached as Exhibit 3.

28. If the Court determines that any issue identified in a party's statement of contested issues of fact is more properly considered an issue of law, it should be so considered.

V. STATEMENTS OF ISSUES OF LAW THAT REMAIN TO BE LITIGATED

29. Shure's Statement of Issues of Law That Remain to Be Litigated is attached as Exhibit 4.

30. ClearOne's Statement of Issues of Law That Remain to Be Litigated is attached as Exhibit 5.

31. If the Court determines that any issue identified in a party's statement of contested issues of law is more properly considered an issue of fact, it should be so considered.

VI. TRIAL EXHIBITS

A. Stipulations Concerning Trial Exhibits and Demonstrative Exhibits

32. Shure's list of exhibits it may offer at trial, including ClearOne's objections, is

attached hereto as Exhibit 6. Shure's trial exhibits will be identified with exhibit numbers, starting with X 0001. Shure's demonstrative trial exhibits will be identified starting with D 001. Shure reserves the right to use any exhibit identified by ClearOne, and use exhibits not listed for impeachment. A party's inclusion of an exhibit on their exhibit list in no way, however, waives any objection to the other party's introduction of such exhibit.

33. ClearOne's list of exhibits it may offer at trial, including Shure's objections, is attached hereto as Exhibit 7. ClearOne's trial exhibits will be identified with exhibit numbers, starting with X 0010. ClearOne's demonstrative trial exhibits will be identified starting with D 010. ClearOne reserves the right to use any exhibit identified by Shure, and use exhibits not listed for impeachment. A party's inclusion of an exhibit on their exhibit list in no way, however, waives any objection to the other party's introduction of such exhibit.

34. The parties' respective trial exhibits shall alternate between numerical ranges as follows:

- a. Shure: X 0001– X 0009
- b. ClearOne: X 0010 – X 0019
- c. Shure: X 0020 – X 0029
- d. ClearOne: X 0030 – X 0039
- e. Shure: X 0040 – X 0049
- f. ClearOne: X 0050 – X 0059
- g. Shure: X 0060 – X 0069
- h. ClearOne: X 0070 – X 0079
- i. Shure: X 0080 – X 0089
- j. ClearOne: X 0090 – X 0099
- k. ClearOne: X 0100 – X 0199

- l. Shure: X 0200 – X 0299
- m. ClearOne: X 0300 – X 0399
- n. ... alternate by hundreds
- o. ClearOne: X 1000 – X 1999
- p. Shure: X 2000 – X 2999
- q. ClearOne: X 3000 – X 3999

35. The same numbering scheme shall apply for demonstrative exhibits, except that a single demonstrative slide deck (*e.g.*, D 0001) will be numbered with its page numbers coming after a decimal point, such that page one will be D 0001.1, page two will be D 0001.2, etc.

36. The parties have agreed to a procedure with respect to demonstrative exhibits that does not require demonstrative exhibits to be included on the trial exhibit lists. Those procedures for the exchange of demonstrative exhibits are addressed separately herein. For purposes of this Pretrial Order, the following “demonstrative exhibits” are not subject to the exchange provisions set forth herein: (1) exhibits created in the courtroom during testimony or opening at trial or (2) the enlargement, highlighting, ballooning, excerption, or other emphasis of a trial exhibit (or parts of a trial exhibit) or a transcript of testimony, as long as the party has identified its intent to use the trial exhibit and/or deposition testimony according to the provisions of this Order, and such ballooning, excerption, highlighting, etc., accurately reflects the content of the exhibit.

37. The exhibit lists attached as Exhibit 6 and Exhibit 7 include citations to the Federal Rules of Evidence to note any objections lodged by the parties. In addition, any exhibits implicated by the parties’ motions *in limine* are deemed objected to. Exhibits not objected to may be introduced into evidence by the identifying party through any witness competent to testify regarding the exhibit, without the need for additional foundation testimony, provided, however, that an expert may not introduce any exhibit that was not relied upon in any of that expert’s respective

report(s) submitted pursuant to Fed. R. Civ. P. 26(a)(2)(B) with the exception of different versions of an exhibit (e.g., more legible copies of the same document).

38. Any description of a document, or any date associated with a document, on an exhibit list is provided for convenience only and shall not be used as an admission or otherwise as evidence regarding that document or any other listed document. Similarly, failing to list a date is neither evidence nor an admission of whether the document is dated.

39. This pretrial order contains the maximum universe of exhibits to be used at trial, as well as all objections to the admission of such exhibits, neither of which shall be supplemented without approval of all parties or leave of the Court, on good cause shown. Exhibits not listed on any party's exhibit list will not be admitted into evidence absent good cause shown or by agreement of the parties. However, any documents, deposition transcripts, or portion thereof, or other items, not specifically identified in any of the exhibit lists or offered into evidence, may still be used at trial for purposes of impeachment, or rehabilitation, if otherwise competent for such purposes, and may be admitted into evidence to the extent consistent with the requirements of the Federal Rules of Evidence.

40. Each party may use an exhibit that is listed on the other party's exhibit list, to the same effect as though it were listed on its own exhibit list, subject to evidentiary objections, and if such evidentiary objections are overruled, any such exhibit may be admitted into evidence. Any exhibit, once admitted, may be used equally by each party. The listing of an exhibit by a party on its exhibit list does not waive any evidentiary or other objections to that exhibit by the listing party should the opposing party attempt to offer it into evidence.

41. The parties agree that any exhibit identified in the lists attached hereto and otherwise unobjected to may be used and published to the jury in opening statements by the identifying party if the exhibit will be the subject of testimony and introduced by a witness at trial.

42. Each party may use a subset or excerpt of an exhibit as a standalone exhibit, subject to evidentiary objections. Such subset exhibit shall be marked with the entire exhibit's number followed by a letter, for example, X 0001-A.

43. The parties will meet and confer regarding replacing any poor print or digital quality copies of exhibits with substantively identical improved or higher quality or color copies.

44. Legible copies of exhibits may be offered into evidence in lieu of originals, subject to all foundational requirements and other objections that might be made to the admissibility of originals, and subject to the right of the party against whom it is offered to inspect an original upon request reasonably in advance of any proposed use of the copy. Electronic versions of document exhibits in their native format, such as spreadsheets or presentations, may be offered into evidence in lieu of paper or PDF versions. The parties will exchange replacement versions and/or native versions of exhibits prior to use in trial.

45. Legible copies of United States patents and patent applications, including the '723 patent, and their file histories, may be offered into evidence in lieu of certified copies thereof. Further, nothing precludes a party from offering into evidence an original document where the party previously produced a PDF or other electronic copy of the document, provided that party provides the copy it intends to introduce into evidence to the other party.

46. The parties agree that documents created by a party or third party and thereafter produced by that party or third party during the discovery phase of this litigation and identified in Exhibit 6 and Exhibit 7 to this Order are presumed prima facie genuine and authentic. Nothing, however, shall prohibit a party from offering evidence to rebut the presumption, at which point the party presenting the exhibit into evidence must establish its authenticity.

47. The parties will meet and confer in a further effort to refine and shorten their exhibit lists and to resolve objections without the Court's intervention. On or before the first day of trial,

each party will deliver to the Courtroom Deputy a completed AO Form 187 exhibit list corresponding to their respective final exhibit lists.

48. Each party shall be permitted, in the morning before a trial day begins, to make an omnibus motion for submission into evidence of exhibits used during the prior trial day. The parties anticipate resolving objections to exhibits before witnesses take the stand, as described in Section B, below.

49. Demonstratives are to be used for illustrative purposes only and will not be entered into evidence. Following the conclusion of trial, demonstratives shown to the jury may be lodged with the Court. The parties do not waive any objection to the admissibility of evidence cited or referenced in any demonstrative exhibit.

50. For purposes of disclosure to the other party, a party shall provide either (1) a color PDF or PowerPoint copy of the demonstrative exhibit it is intending to use; or (2) for videos or animations, a digital interactive format, including, as applicable, flash format, PPT format, MPEG or other video format, of demonstrative video or animation it is intending to use. Further, to the extent necessary, the parties will confer to the extent they are unable to provide a demonstrative in the specified format. For irregularly sized physical demonstrative exhibits, the party seeking to use it shall provide a color representation in 8.5" x 11" PDF format.

51. For each demonstrative exhibit that is based in whole or in part on an admissible trial exhibit, the party intending to use the demonstrative exhibit will disclose, either on the face of the demonstrative exhibit or in an accompanying writing provided at the time the demonstrative exhibit is disclosed to the opposing party, all trial exhibits that form the basis of the demonstrative exhibit.

52. The provisions regarding the exchange of demonstrative exhibits do not apply to demonstrative exhibits created during testimony, demonstrative exhibits to be used for cross

examination, or demonstrative exhibits to be used in closing statements, none of which need to be provided to the other side in advance of their use. The parties further agree that notice of a party's intended use of enlargements of trial exhibits and/or deposition testimony and of ballooning, excerption, highlighting, jumping-to-a-page, or other emphasis of the particular trial exhibit and/or deposition testimony, need not be provided to the other side in advance of their use, subject to the parties' evidentiary objections and compliance with the provisions of this Pretrial Order governing the use of trial exhibits and/or deposition testimony.

53. During trial, a party providing an exhibit to a witness shall contemporaneously provide a copy to the court reporter.

B. Procedures for the Disclosure of Trial Exhibits and Demonstrative Exhibits

54. A party shall provide, together with its identification of a witness to be called (as provided in Section VII below) a list of trial exhibits to be used in connection with a direct examination of that witness, including any opposing party the party intends to call adversely, by 7:00 p.m. ET two calendar days before their intended use. Any objections by the opposing party will be provided no later than 7:00 p.m. ET the following day. The parties shall meet and confer within three hours of the exchange of objections to resolve any objections. If the parties cannot resolve all objections, the parties will present the outstanding issue or issues to the Court at 9:00 a.m. ET on the trial day when the relevant witnesses or exhibits are intended to be presented.

55. For non-documentary demonstratives, such as physical exhibits, that the parties plan to use at trial during direct examination, but not for cross examination: the parties will identify and make available such non-documentary demonstratives/physical exhibits at 7:00 p.m. ET two calendar days before anticipated use. The following day, the offering party will make the non-documentary demonstrative/physical exhibit available for inspection. The parties will exchange any objections the following day by 7:00 p.m. ET, one calendar day before anticipated use, and

meet and confer by 10:00 p.m. ET. If the parties cannot resolve all objections, the parties will present the outstanding issue or issues to the Court at 9:00 a.m. ET on the trial day when the relevant witnesses or exhibits are intended to be presented.

56. A party shall provide demonstrative exhibits to be used in connection with a direct examination by 7:00 p.m. ET one calendar day before their intended use. Objections to any such demonstrative exhibits shall be made by 9:00 p.m. ET that same day. The parties will meet and confer on any objections by 10:00 p.m. ET that same day. If the parties cannot resolve all objections, the parties will present the outstanding issue or issues to the Court at 9:00 a.m. ET on the trial day when the relevant witnesses or exhibits are intended to be presented.

57. With respect to opening statements, the parties shall identify any trial exhibits and demonstrative exhibits they intend to use by 5:00 p.m. ET one calendar day before opening statements. Objections to any such trial exhibits shall be made by 7:00 p.m. ET that same day. The parties will meet and confer on any objections by 8:00 p.m. ET that same day. If the parties cannot resolve any objections, the parties will present the outstanding issue or issues to the Court at 9:00 a.m. ET on the first day of trial.

VII. TRIAL WITNESSES

A. Witnesses to Be Called

58. Shure may call the witnesses identified in Exhibit 8 to testify, either in person or by deposition, at trial in its case-in-chief or in its rebuttal case.

59. ClearOne may call the witnesses identified in Exhibit 9 to testify, either in person or by deposition, at trial in its case-in-chief or in its rebuttal case.

60. Any witness not listed on a party's witness list is precluded from testifying, absent good cause shown, except that each party reserves the right to call rebuttal witnesses as may be necessary, on reasonable notice to the opposing party. No party shall be required to present

testimony from any witness on its list of witnesses.

61. Should a party call a witness on the other party's witness list as part of their case in chief, the other party is limited to the scope of the direct examination in cross examination. To the extent cross examination is limited to the scope of direct examination, the parties agree that any such witness will be fully available to be called during that other party's next presentation of evidence.

62. The parties shall each provide a final list of those witnesses they will call in-person in their respective case-in-chief by 7:00 p.m. ET seven calendar days before the beginning of trial, including any opposing party witnesses they intend to call adversely as part of their case in chief. The parties shall each provide a final list of those witnesses they will call in-person in their rebuttal case by 7:00 p.m. ET five calendar days before the beginning of trial. Should a party no longer wish to call a witness and instead wish to just present deposition testimony from them, the party shall notify the other party by 7:00 p.m. ET two (2) calendar days before they are to be called. Further, a party shall identify the specific witnesses it intends to call to testify, excluding opposing party witness they intend to call adversely, on each trial day by 7:00 p.m. ET two (2) calendar days before they are to be called.

B. Testimony by Deposition and Procedures for the Disclosure Thereof

63. With respect to witnesses who will be called to testify by deposition, the parties have designated specific page and line numbers of deposition testimony that they intend to read or play back at trial. New material may not be added without good cause.

64. Shure's preliminary list of designations and ClearOne's objections and counter designations are attached hereto as Exhibit 10.

65. ClearOne's preliminary list of designations and Shure's objections and counter designations are attached hereto as Exhibit 11.

66. A party intending to offer a witness by deposition shall provide the other party with a list of final deposition designations (from the previously designated testimony, and including counter-designations) it intends to introduce by 7:00 p.m. ET two calendar days before the deposition testimony is expected to be read or played in Court. The parties will meet and confer on any objections by 10:00 p.m. ET that same day.

67. Disputed designations shall be submitted to the Court by the party offering the testimony by 9:00 a.m. ET on the day before such deposition testimony is expected to be read or played in Court, except disputed designations expected to be read or played in Court on the first day of trial shall be submitted that day. The submissions of disputed designations to the Court shall include highlighted copies of the disputed materials and an itemized list of the remaining objections.

68. All of the parties' designations, counter-designations, and rebuttal designations will be read or played in chronological order. The party offering the deposition testimony will provide a final video to be played, if applicable, by 10:00 p.m. the night before it is expected to be played in Court. Regardless of whether deposition testimony is read or played by video, the time available for each party's trial presentation shall be reduced by the length of its own designations, counter-designations, and rebuttal designations.

69. The parties will meet and confer to remove irrelevant and redundant material such as objections and colloquy between counsel when the deposition is read or viewed at trial to the extent feasible.

70. Any party may use as a counter designation or rebuttal designation deposition testimony that was previously designated by another party (subject to any objection of the designating party), to the same effect as if it had initially designated the testimony as its own.

71. Subject to the above provisions, the parties may offer some or all of the deposition

testimony set forth in the attachments hereto at trial. A party's decision not to introduce some or all of the deposition testimony of a witness designated herein shall not be commented upon at trial.

72. Prior to playing any deposition testimony, the party offering the testimony shall provide the court reporter with an excerpt of the relevant transcript with the relevant designations highlighted.

73. Any deposition testimony may be used at trial for the purpose of impeachment, regardless of whether a party identified that testimony on its list of deposition designations, if the testimony is otherwise competent for such purpose.

74. In order to reduce the number of duplicative exhibits, where a deposition excerpt refers to a document by exhibit number and that identical document was also marked as a different exhibit number, a party may substitute one exhibit for another.

VIII. STATEMENTS OF INTENDED PROOFS

A. Shure's Statement

75. Shure's statement is limited to its expected proof with regard to its patent infringement and damages claims, and does not address the proof that it may choose to present in rebuttal to the defenses that ClearOne may present in its case-in-chief or rebuttal case at trial. Shure's statement is based upon the current status of the case and the Court's current rulings. Shure reserves the right to revise this statement in light of any further decisions or orders of the Court or any new issues raised by ClearOne.

76. Shure intends to establish through its presentation of evidence that ClearOne's making, using, selling, and/or offering for sale of the accused products infringes under 35 U.S.C. § 271(a) the '723 patent.

77. Shure intends to establish through its presentation of evidence that it is entitled to

ClearOne's profits and a reasonable royalty⁴ due to ClearOne's infringement of the '723 patent.

78. In the event of a finding of infringement, Shure intends to seek an equitable accounting of any recoverable damages not captured by the verdict, including, but not limited to (1)

⁴ [**ClearOne's Position:** On Friday, October 8, Magistrate Judge Burke issued a Memorandum Order (D.I. 575) granting ClearOne's motion to exclude the reasonable royalty opinions of Shure's damages expert, Dr. Vander Veen. While Shure has refused to meet and confer on this issue, Shure did not disclose an alternate reasonable royalty theory at any point in fact or expert discovery. As such, Shure should not be allowed to present a new, previously undisclosed reasonable royalty opinion to the jury. *See MLC Intell. Prop., LLC v. Micron Tech., Inc.*, No. 2020-1413, 2021 WL 3778405, at *9 (Fed. Cir. Aug. 26, 2021) ("[B]ecause Rule 26(a)(1)(A)(iii) requires timely disclosure of damages information, the district court properly excluded the damages information under Rule 37."). Further, contrary to Shure's suggestion, it is not entitled to reasonable royalty damages if it cannot prove them: "[t]he statute [35 U.S.C. § 284] does not require an award of damages if none are proven[.]" *TecSec, Inc. v. Adobe Inc.*, 978 F.3d 1278, 1291-92 (Fed. Cir. 2020) (affirming an award of zero damages despite a finding of infringement). In addition, assuming that Shure no longer has a reasonable royalty case, now that ClearOne's counterclaims have been severed, the only damages issue remaining is Shure's request for disgorgement under 35 U.S.C. § 289. This is an equitable remedy. *See, e.g., Red Carpet Studios v. Midwest Trading Group, Inc.*, Case No. 12-cv-501, 2021 WL 1172218, *2-3 (S.D. Ohio Mar. 29, 2021) (court, without jury, determining article of manufacture and disgorgement, because "a claim for damages under § 289 is one for equitable relief"); *Texas Advanced Optoelectronic Sols., Inc. v. Renesas Elecs. Am., Inc.*, 895 F.3d 1304, 1324 (Fed. Cir. 2018) ("The apparent fact is that for patent infringement, disgorgement of profits was not historically available at law."). Accordingly, it should be decided by the judge, not the jury.] [**Shure's Response:** As discussed above, *supra* note 3, Shure has not refused to meet-and-confer. Instead, on October 11, 2021, the day this Pretrial Order was due to be filed, ClearOne asked that Shure agree to drop all references to a "reasonable royalty" in the parties' pretrial submissions. Shure declined to do so and noted that "[t]here does not appear to be a need to meet and confer on this" specific issue. ClearOne is also wrong to state that reasonable royalty theories are out of the case. ClearOne's own damages expert asserts a reasonable royalty theory. And moreover, a reasonable royalty is required by law as the minimum statutory compensation for patent infringement. 35 U.S.C. § 284. The Federal Circuit has explained that even where expert testimony is not available on a reasonable royalty, the factfinder may still consider the available evidence to set a royalty. *Dow Chem. Co. v. Mee Indus.*, 341 F.3d 1370, 1381-1382 (Fed. Cir. 2003). "A party need not present expert testimony on damages or, as a corollary, on every aspect of damages, such as a single royalty rate." *Bayer HealthCare LLC v. Baxalta Inc.*, 989 F.3d 964, 985 (Fed. Cir. 2021). ClearOne's suggestion that "Shure did not disclose an alternate reasonable royalty theory at any point in fact or expert discovery" is also misleading; ClearOne never served an interrogatory inquiring about a reasonable royalty. In terms of the remedy of infringers' total profits under 35 U.S.C. § 289, Shure explained above (*supra* note 1) that ClearOne waived such a request and ClearOne is incorrect in any event in urging that infringers' profits be tried separate from the jury.]

any damages for infringement between the period last addressed by the damages experts and the date of the verdict and (2) any damages for infringement between the date of the verdict and the date of entry of judgment, and/or ClearOne's cessation of infringement and (3) any damages for the accused products not specifically covered by the jury's verdict.⁵

79. In the event of a finding of infringement and award of damages, Shure intends to seek any and all recoverable pre-judgment and post-judgment interest.

80. In the event of a finding of infringement, Shure intends to seek an award of an on-going royalty⁶ and attorneys' fees and costs in this action, including on the basis that this case is an exceptional case under 35 U.S.C. § 285. Shure will also seek a permanent injunction against

⁵ ClearOne objects to the language in point (3) in this sentence. ClearOne believes that Shure has added this language in an attempt to recapture damages theories that the Court struck from the case in striking: (1) the reasonable royalty opinion of Shure's damages expert; and (2) some of the disgorgement opinion of Shure's damages expert. D.I. 575. ClearOne disagrees that Shure should be able to seek from the court damages, such as these, for which Shure failed to present admissible expert testimony. *See, e.g., TecSec, Inc. v. Adobe Inc.*, 978 F.3d 1278, 1291-92 (Fed. Cir. 2020) (affirming an award of zero damages despite a finding of infringement because "[t]he statute [35 U.S.C. § 284] does not require an award of damages if none are proven[.]")

⁶ **[ClearOne's Position:** On Friday, October 8, Magistrate Judge Burke issued a Memorandum Order (D.I. 575) granting ClearOne's motion to exclude the reasonable royalty opinions of Shure's damages expert, Dr. Vander Veen. While Shure has refused to meet and confer on this issue, Shure has not disclosed an alternate reasonable royalty theory at any point in fact or expert discovery. *See* fn 8, *supra*. As such, Shure should not be able to present any "on-going" royalty theory after trial.] **[Shure's Response:** As discussed above, Shure has not refused to meet-and-confer. Instead, on October 11, 2021, the day this Pretrial Order was due to be filed, ClearOne asked that Shure agree to drop all references to a "reasonable royalty" in the parties' pretrial submissions. Shure declined to do so and noted that "[t]here does not appear to be a need to meet and confer on this" specific issue. ClearOne is also wrong to state that reasonable royalty theories are out of the case. ClearOne's own damages expert asserts a reasonable royalty theory. And moreover, a reasonable royalty is required by law as the minimum statutory compensation for patent infringement. 35 U.S.C. § 284. The Federal Circuit has explained that even where expert testimony is not available on a reasonable royalty, the factfinder may still consider the available evidence to set a royalty. *Dow Chem. Co. v. Mee Indus.*, 341 F.3d 1370, 1381-1382 (Fed. Cir. 2003). "A party need not present expert testimony on damages or, as a corollary, on every aspect of damages, such as a single royalty rate." *Bayer HealthCare LLC v. Baxalta Inc.*, 989 F.3d 964, 985 (Fed. Cir. 2021). ClearOne's suggestion that "Shure did not disclose an alternate reasonable royalty theory at any point in fact or expert discovery" is also misleading; ClearOne never served an interrogatory inquiring about a reasonable royalty.]

ClearOne's ongoing infringement of the '723 patent.

B. ClearOne's Statement

81. ClearOne's statement is limited to its expected proof with regard to its affirmative defenses and does not address the proof that it may choose to present in rebuttal to the claims or defenses that Shure may present at trial or in its rebuttal case. ClearOne's statement is based upon the current status of the case and the Court's current rulings. ClearOne reserves the right to revise this statement in light of any further decisions or orders of the Court or any new issues raised by Shure.

82. ClearOne intends to establish through its presentation of evidence that Shure has not proven that ClearOne has infringed the '723 patent.

83. ClearOne intends to establish through its presentation of evidence that the '723 patent is invalid.

84. In the event of a finding of non-infringement or invalidity, ClearOne intends to seek an award of attorneys' fees and costs incurred in this action, including under 35 U.S.C. § 285.

IX. AMENDMENTS TO THE PLEADINGS

85. Other than ClearOne's pending motion to dismiss certain of Shure's claims with prejudice, described above, the parties do not propose amendments to the pleadings at this time.

X. CERTIFICATION OF GOOD FAITH EFFORTS AT SETTLEMENT

86. The parties have discussed settlement on prior occasions and respectfully submit that a resolution by settlement is not contemplated at this time.

XI. MOTIONS *IN LIMINE*

87. In accordance with the Court's Amended Scheduling Order, the parties filed motions *in limine*. D.I. 73 ¶ 20. Copies of the parties' motions are not attached. The Court ruled on some but not all of the motions *in limine* at the pretrial conference and thereafter on October 15, 2021.

See D.I. 606 & 607.

XII. OTHER MATTERS

A. Jury Trial

88. This is a jury trial.

89. In the morning of each trial day, before trial begins, the parties shall each provide the court reporter a glossary of terms and names that they anticipate being used in the presentation of evidence for that day.

90. The parties shall provide to each other, to the Court, and to the court reporter, copies of any witness binders used during trial.

B. Order of Presentation of Evidence

91. Unless the Court specifies otherwise, the order of presentation of evidence will generally follow the burden of proof, as stated below:

- a. Opening statements (Shure first, followed by ClearOne);
- b. Shure's presentation of evidence for issues for which Shure bears the burden of proof (Shure's case-in-chief);
- c. ClearOne's presentation of evidence rebutting Shure's presentation of evidence in support of Shure's case-in-chief (ClearOne's rebuttal), and ClearOne's presentation of evidence for issues for which ClearOne bears the burden of proof (ClearOne's case-in-chief);
- d. Shure's presentation of evidence rebutting ClearOne's presentation of evidence in support of ClearOne's case-in-chief;
- e. Closing arguments (Shure first, followed by ClearOne, [**Shure's Position:** followed by Shure's rebuttal]).

92. The parties reserve the right to request a different order of presentation of evidence

depending on the Court's rulings on dispositive motions, Daubert motions, and other considerations.

C. Length of Trial

93. The case is currently scheduled for a three-day jury trial beginning on November 1, 2021. Each trial day will begin at 9:30 a.m. and the jury will be excused at 5:00 p.m. The trial will be timed, including six hours per side for opening statements and presentation of evidence, not including time for closing statements.

D. Number of Jurors

94. There shall be eight jurors. The Court will conduct jury selection through the struck jury method.

E. Jury Procedures

95. On the first day of trial, each member of the jury will be provided a binder containing the '723 patent, including single-sided printouts of high-resolution SCORE versions of the figures, the figure descriptions, the claim of the '723 patent and its construction, the '493 patent, and several blank sheets for notes. The parties agree to meet and confer on the preparation of the jury binder such that agreement is reached on its content by three calendar days before trial.

96. The parties agree that the jurors be permitted to write notes by hand during the presentations of the parties and that jurors be permitted to bring these notes as well as the provided jury notebook into the deliberation room. The parties further propose that the jurors be instructed not to exchange or share their notes with each other (though they may discuss the contents of their notes) and that the jurors' binders and notes be collected by the clerk each evening after daily recess, and collected and destroyed without review after the jury's discharge.

97. Upon the end of all parties' presentation of evidence, the parties will compile one (1) set of binders for the jury containing copies of all exhibits in evidence. The binders will include

a list of any physical exhibits admitted into evidence during the trial, which shall be available to the jury upon request. This set of binders shall be distributed to the jurors before they commence deliberation and shall be collected from the jurors each night before they retire from deliberation.

F. Handling of Confidential Information at Trial

98. The parties agree to follow the provisions in the Protective Order entered in this case (D.I. 92) regarding the confidentiality of exhibits used at trial. The Protective Order, insofar as it restricts the dissemination and use of “Protected Information,” including documents marked “CONFIDENTIAL” or “HIGHLY CONFIDENTIAL,” shall not apply to the introduction of evidence at trial.

99. The parties’ corporate representatives may view another party’s “Protected Information” trial exhibits when shown in the courtroom during trial, though no employee or representative of a party may possess or review the “Protected Information” trial exhibits of the opposing party outside the courtroom.

100. Persons entitled to have access to “CONFIDENTIAL” or “HIGHLY CONFIDENTIAL” information under the Protective Order shall not be excluded from the courtroom and shall have the right to review any information presented by either party at trial, including, but not limited to, exhibits and trial transcripts.

G. Sequestration of Witnesses

101. Pursuant to Federal Rule of Evidence 615, the parties request that the Court prevent fact witnesses, other than witnesses who have already testified and been excused because they are not expected to be further called, from hearing the testimony of other witnesses. The parties further request that in accordance with provision (b) of Rule 615, this exclusion rule will not apply to the officer or employee designated by each party as its representative. The parties further request that expert witnesses disclosed under Federal Rule of Civil Procedure 26(a)(2)(B) not be excluded for

either fact or expert testimony.

H. Set-Up of Electronic and Computer Devices

102. The parties request that the Court grant access to the Courtroom on Friday, October 29, 2021, the business day before trial begins, to allow them to set up electronic and computer devices to be used during trial. To the extent that both sides will be sharing common equipment in the Courtroom, each side will share the cost of that equipment.

I. Federal Judicial Center Introduction to the Patent System Video

103. The Court will play the Federal Judicial Center Introduction to the Patent System video (2013 version). Before playing the video, the parties propose that the Court provide the following additional commentary regarding design patents:

- a. Patents are granted by the United States Patent and Trademark Office (sometimes called the “Patent Office,” “PTO” or “USPTO”). A patent gives the owner the right to exclude others from making, using, offering to sell, or selling the claimed invention within the United States or importing it into the United States.
- b. I will now show you a video made by the Federal Judicial Center that provides a description of the U.S. Patent System.
- c. The video focuses on utility patents. As the video will note, utility patents focus on “inventions,” and may be granted to anyone who invents or discovers any new and useful process, machine, article of manufacture, or composition of matter, or any new and useful improvement thereof.
- d. This case focuses on a different kind of patent: a design patent.
 - a. A design patent focuses on “ornamental design” and may be granted to anyone who invents a new, original, and ornamental design for an article of

manufacture.

- e. While the subject matter of these two types of patents differs, the patents themselves and the application process at the USPTO are similar.
- f. **[Shure Proposal:** A patent includes what is called a “specification.” For a design patent, the specification must contain one or more drawings of the design as well as a description of the drawings, and it serves as a single claim. The “claim” for design patents generally refers to the drawings and how they are described. While the USPTO design patent examiners review the description, the examination process for design patent applications has a special focus on the figures because the claim of the design patent is closely related to the figures.] **[ClearOne Proposal:** Generally speaking, a design patent has more figures than a utility patent and a shorter “specification,” typically limited to a few paragraphs of figure descriptions. Also, a design patent is limited to a single patent claim and a design patent claim is required to incorporate the figures of the patent].

J. Voir Dire, Jury Instructions, Verdict Form

104. In accordance with the Court’s Amended Scheduling Order and guidance at the pretrial conference, the parties have filed their (i) proposed voir dire, (ii) proposed preliminary jury instructions, and (iii) proposed verdict forms concurrently herewith. D.I. 73 ¶ 21. Areas of dispute are identified therein. Copies of these documents are not attached.

105. The parties will submit their proposed final jury instructions by 8:00 pm on November 1, 2021.

K. Presumption of Validity

106. No party shall make reference to the presumption of validity of a patent in front of

the jury, except in the context of the reasonable royalty hypothetical negotiation.

L. Issues Related to COVID-19

107. Given the evolving travel restrictions and guidelines related to the COVID-19 pandemic, the parties will meet-and-confer in good faith to address any accommodations necessary to facilitate witness participation at trial, including any adjustments to whether certain testimony will be presented live or via deposition transcripts.

M. Order to Control the Course of Action

108. This Order shall control the subsequent course of the action, unless modified by the Court.

109. Subject to the approval of the Court, the parties reserve the right to seek leave to supplement or amend this final pretrial order based on subsequent events or by agreement.

Dated: October 19, 2021

Respectfully submitted,

MCCARTER & ENGLISH, LLP

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EXHIBIT 1

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	
)	
SHURE ACQUISITION HOLDINGS, INC.,)	
)	
Plaintiffs,)	
)	
v.)	C.A. No. 19-1343 (RGA)(CJB)
)	
CLEARONE, INC.,)	JURY TRIAL DEMANDED
)	
Defendant.)	

**PLAINTIFFS’ SUPPLEMENTAL INITIAL DISCLOSURES IDENTIFYING
DEFENDANT’S ACCUSED PRODUCTS AND PLAINTIFFS’ ASSERTED PATENTS**

Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc. (collectively, “Shure”), provide these initial disclosures to Defendant ClearOne, Inc. (“ClearOne”), in accordance with Paragraph 7(a) of the Amended Scheduling Order and Paragraph 4(a) of the Court’s Default Standard for Discovery, Including Discovery of Electronically Stored Information. These disclosures are based on information reasonably available to Shure as of this date. Shure reserves the right to supplement or modify these disclosures as additional information becomes available, as its investigation continues, or through discovery in this action.

I. Accused Products

Based upon information reasonably available to Shure at this time, the accused products in this case include ClearOne’s BMA CT, for example as identified by Part Numbers 910-3200-205 and 910-3200-205-I, as well as any reasonably similar products (e.g., the COLLABORATE Versa Pro CT, BMA CTH, etc.) that ClearOne may introduce in the future. As alleged in Shure’s Second Amended Complaint, the accused products infringe through ClearOne and/or its

customers making, using, offering to sell, selling, and/or importing the accused products in the United States. Dkt. 19 ¶¶ 26-41, 71-81.

II. Asserted Patent

Based on information reasonably available to Shure at this time, the asserted patents include U.S. Patent Nos. 9,565,493, titled “Array Microphone System and Method of Assembling the Same” (the “’493 patent”) and D865,723, titled “Array Microphone Assembly” (the “’723 patent”).

III. File Histories

Shure has produced certified copies of the file histories for the ’493 patent (SHURE00000001 - SHURE00000494) and ’723 patent (SHURE00000495 - SHURE00000665).

IV. Damages Model

Based on information reasonably available to Shure at this time, Shure seeks a reasonable royalty and compensation for its lost profits based on ClearOne’s direct and indirect infringement of the ’493 and ’723 patents, as well as for ClearOne’s willful infringement of both patents. Shure also seeks recovery based on ClearOne’s “total profit” with respect to ClearOne’s infringement of the ’723 patent under 35 U.S.C. § 289. In addition, Shure seeks recovery for convoyed sales and derivative sales tied to ClearOne’s infringement. Shure also seeks to recover pre-judgment and post-judgment interest based on its recoverable damages.

With respect to Shure’s non-patent claims, and without admitting that disclosures are required here for such claims, Shure seeks damages as set forth in the Second Amended Complaint in the Prayer for Relief. This includes, without limitation, damages based on ClearOne’s violation of 15 U.S.C. § 1125(a)(1)(B); damages pursuant to 6 Del. C. §§ 2532, 2533

based on ClearOne's violation of the Delaware Deceptive Trade Practices Act, 6 Del. C. § 2532; attorneys' fees, costs, and enhanced damages under 6 Del. C. § 2533(b), (c) based on ClearOne's violation of 6 Del. C. § 2532; and damages based on ClearOne's common law torts of interference with business relations and unfair competition.

Dated: December 23, 2019

McCARTER & ENGLISH, LLP

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EXHIBIT 2

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,

and

**SHURE ACQUISITION
HOLDINGS, INC.,**

Plaintiffs,

V.

CLEARONE, INC.

Defendant.

C.A. No.: 19-1343-RGA-CJB

Shure's Statement of Issues of Fact that Remain to Be Litigated

Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc. (collectively, “Shure” or “Plaintiffs”) allege that defendant ClearOne, Inc. (“ClearOne”) infringes U.S. Patent No. D865,723 (“the ’723 Patent”). At trial, Shure will seek damages to compensate for ClearOne’s infringement. Following trial, to the extent appropriate, Shure further intends to seek pre-judgment and post-judgment interest, an accounting for any infringement excluded from the jury verdict, ongoing royalties, costs pursuant to 35 U.S.C. § 284, attorneys’ fees pursuant to 35 U.S.C. § 285, and a permanent injunction.

This Statement of Issues of Fact that Remain to be Litigated is based on the arguments Shure expects to make to establish infringement and Shure's understanding of the arguments that ClearOne is likely to make in support of its defenses. This Statement of Issues of Fact that Remain to be Litigated is also based on the Court's ruling at the pretrial conference on October 15, 2021, bifurcating ClearOne's counterclaims into a separate trial. Shure thus does not address here issues relating to ClearOne's counterclaims. Shure reserves the right to modify and/or supplement this

statement should the Court issue any subsequent rulings.

To the extent the factual arguments ClearOne puts forth are different from or additional to Shure's understanding, Shure reserves the right to modify and/or supplement this statement and contest those factual arguments and to present any and all rebuttal evidence in response to those arguments. By providing this statement, Shure does not concede that all the recited issues are appropriate for trial.

This statement is not exhaustive and Shure reserves the right to prove or rebut any issues identified in the pleadings, discovery, or expert reports. To the extent any issue identified in Shure's Statement of Issues of Law that Remain to be Litigated, set forth in Exhibit 4, is more appropriately considered an issue of fact, those issues are incorporated herein by reference. Likewise, to the extent any issue identified in this Exhibit is more appropriately considered an issue of law, Shure incorporates such issue by reference to Exhibit 4.

I. INFRINGEMENT

1. Whether Shure has proven by a preponderance of the evidence that ClearOne has infringed the sole claim of the '723 patent under 35 U.S.C. §§ 271(a), 289 through the making, use, sale, offer for sale, and importation in the United States of microphone array products, including the BMA CT, BMA CTH, COLLABORATE Versa Pro CT, COLLABORATE Versa Lite CT, COLLABORATE Versa Room CT, BMA 360, Aura Xceed BMA, and BMA CTX ("BMA Products").

2. Who the ordinary observer is for the '723 patent, which Shure contends is a typical purchaser of microphone arrays, i.e., a purchaser or IT technician employed at a corporation, and/or an individual whose duties include, among other things, the selection of fixtures or electronic devices for commercial spaces. The ordinary observer may encounter such devices either in a retail environment or online.

II. ARTICLE OF MANUFACTURE

3. Whether ClearOne has proven by a preponderance of the evidence that the claimed design of the '723 patent is directed to a multi-component article of manufacture, and if so, the identity of the component of the article of manufacture to which the claimed design has been applied.

III. DAMAGES FOR INFRINGEMENT AND OTHER RELIEF

4. Whether Shure's MXA-910 products practice the sole claim of the '723 patent.

5. The amount of total profits under 35 U.S.C. § 289 that Shure is owed from ClearOne due to ClearOne's infringement of the '723 patent.

6. The amount of reasonable royalty damages that Shure is owed from ClearOne due to ClearOne's infringement of the '723 patent.

7. Whether Shure has established that this is an exceptional case and that it is entitled to an award of attorneys' fees and costs under 35 U.S.C. § 285, and if so, the amount.

8. Whether Shure is entitled to permanent injunctive relief enjoining ClearOne from further infringement of the '723 patent, or alternatively, whether it is entitled to an on-going royalty, and if so, how much.

IV. VALIDITY

9. Whether ClearOne has proven by clear and convincing evidence that the sole claim of the '723 patent is invalid under 35 U.S.C. § 102 by operation of the on-sale bar.

10. Whether the claim of the '723 patent is entitled to a priority date of April 30, 2015.

11. Who a designer of ordinary skill is for the '723 patent, which Shure contends is a designer of ordinary skill is an Industrial Designer with a degree in Industrial Design or Product Design, with approximately two (2) years of professional design experience, including experience in consumer product design, or a designer without a degree may be an ordinary designer if they

have approximately two (2) to four (4) years of experience designing electronic devices, such as microphone array assemblies.

12. Whether ClearOne has proven by clear and convincing evidence that the sole claim of the '723 patent is invalid under 35 U.S.C. § 103 as obvious.

- a. The scope and content of the prior art.
- b. The differences between the claimed inventions and the prior art.
- c. The level of ordinary skill in the pertinent art.
- d. Whether a person of ordinary skill in the art would be motivated to combine references relied upon by ClearOne in its obviousness combination.
- e. Whether the design of the Nailor 4330 CB product is basically the same as the design claimed in the '723 patent.
- f. Whether other prior art references are "so related" to the primary reference that each may be used to modify the Nailor 4330 CB design to create a design that has the same overall visual appearance as the design claimed in the '723 patent.
- g. Whether secondary considerations support a finding of non-obviousness, including whether they outweigh any prima facie showing of obviousness, such considerations including commercial success, copying, long-standing problem or need, prior failure of others, commercial acquiescence of competitors, skepticism, lack of independent development by others, prior litigation, and unexpected results.

13. Whether copying as a secondary consideration supports a finding of non-obviousness regarding the '723 patent.

14. Whether commercial success as a secondary consideration supports a finding of non-obviousness regarding the '723 patent.

15. Whether industry praise as a secondary consideration supports a finding of non-obviousness regarding the '723 patent.

16. Whether secondary considerations of non-obviousness outweigh any showing regarding the alleged obviousness of the sole claim of the '723 patent.

17. Whether ClearOne has proven by clear and convincing evidence that the sole claim of the '723 patent is invalid under 35 U.S.C. § 112 for lack of definiteness or enablement.

V. PRE-JUDGMENT INTEREST

18. The amount of pre-judgment interest on any damages awarded to Shure.

VI. POST-JUDGMENT INTEREST

19. The amount of any post-judgment interest on any damages awarded to Shure.

VII. COSTS

20. The amount of Shure's recoverable costs.

VIII. ATTORNEYS' FEES

21. The amount of Shure's recoverable attorneys' fees.

EXHIBIT 3

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

SHURE INCORPORATED, and)	
SHURE ACQUISITION HOLDINGS, INC.,)	
)	
Plaintiffs,)	
)	
v.)	C.A. No. 19-1343 (RGA)
)	
CLEARONE, INC.,)	
)	
Defendant.)	

**DEFENDANT AND COUNTERCLAIM PLAINTIFF CLEARONE’S STATEMENT OF
ISSUES OF FACT REMAINING TO BE LITIGATED**

Defendant and Counterclaim Plaintiff ClearOne, Inc. (“ClearOne”) respectfully submits the following Statement of Facts Remaining to Be Litigated at the November 1, 2021 trial based on ClearOne’s current understanding of the claims asserted by Plaintiff and Counterclaim Defendant Shure Incorporated and Shure Acquisition Holdings, Inc. (collectively, “Shure”), and particularly in light of the Court’s ruling at the pretrial conference on October 15, 2021, severing ClearOne’s counterclaims into a separate trial.

ClearOne reserves the right to revise, amend, supplement or modify its statement based upon any pretrial rulings by the Court and/or to address any additional issues, arguments, evidence or other developments in the case, including edits to the draft pretrial order, any meet and confers or other negotiations between the parties, pending and anticipated motions, and similar developments. ClearOne further reserves the right to supplement this statement to rebut or otherwise address the contested facts identified by Shure. Should the Court determine that any issue identified in this statement is more properly considered an issue of law, it shall be so considered and ClearOne incorporates it by reference into its Statement of Issues of Law Remaining to Be Litigated. ClearOne contends that the issues of fact (or mixed questions of fact and law) that remain to be litigated at trial are as follows:

I. INVALIDITY OF THE ’723 PATENT

1. Whether ClearOne has shown by clear and convincing evidence that U.S. Patent No. D865,723 (“the ’723 patent”) cannot claim priority to the disclose of U.S. Patent No. 9,565,493 (“the ’493 patent”) and is invalid as anticipated by Shure’s MXA910 and/or ClearOne’s BMA Accused Products.

2. Whether ClearOne has shown by clear and convincing evidence that the design of the ’723 patent would have been obvious to one of ordinary skill in the art at the time of the alleged invention.

3. Whether ClearOne has shown by clear and convincing evidence that the '723 patent is indefinite and/or not enabled.

4. If ClearOne prevails on invalidity or non-infringement of the '723 patent, whether ClearOne is entitled to attorneys' fees and expenses under 35 U.S.C. § 285.

II. SHURE'S PATENT CLAIM¹

A. Infringement

5. Whether Shure has proven by a preponderance of the evidence that ClearOne has infringed the '723 patent through the making, use, sale, offer for sale, and importation in the United States of microphone array products, including the BMA CT, BMA CTH, COLLABORATE Versa Pro CT, COLLABORATE Versa Lite CT, COLLABORATE Versa Room CT, BMA 360, Aura Xceed BMA, and BMA CTX ("BMA Products").

6. Who the ordinary observer is for the '723 patent, which ClearOne contends is either: (1) a sophisticated organizational end-user purchaser of installed audio-conferencing equipment; or (2) a specialized intermediary in the audio-visual market, such as a distributor, integrator, consultant, and installer.

B. Damages²

7. Whether Shure has proven by a preponderance of the evidence that the BMA Products are the "article of manufacture" to which the claimed design has been applied.

8. What amount of total profits under 35 U.S.C. § 289 Shure has proven it is owned

¹ ClearOne reserves the right to identify issues of fact on all issues on which Shure bears the burden of proof, regardless of whether those issues are raised by a Shure claim or a ClearOne affirmative defense, including, for example, non-infringement of the '723 Patent. ClearOne reserves all rights with respect to the stayed and severed claims in the case.

² ClearOne reserves the right to identify additional issues of fact related to reasonable royalty damages if the Court sustains Shure's forthcoming objection on D.I. 575.

by a preponderance of the evidence from ClearOne due to ClearOne's alleged infringement of the '723 patent.

9. Whether Shure has established that this is an exceptional case and that it is entitled to an award of attorneys' fees and costs under 35 U.S.C. § 285, and if so, the amount.

10. Whether Shure is entitled to permanent injunctive relief enjoining ClearOne from further infringement of the '723 patent, or alternatively, whether it is entitled to an on-going royalty, and if so, how much.

III. COSTS

11. The amount of ClearOne's recoverable costs.

IV. ATTORNEYS' FEES

12. The amount of ClearOne's recoverable attorneys' fees.

EXHIBIT 4

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,

and

**SHURE ACQUISITION
HOLDINGS, INC.,**

Plaintiffs,

V.

CLEARONE, INC.

Defendant.

C.A. No.: 19-1343-RGA-CJB

Shure's Statement of Issues of Law that Remain to Be Litigated

Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc. (collectively, “Shure” or “Plaintiffs”) allege that defendant ClearOne, Inc. (“ClearOne”) infringes U.S. Patent No. D865,723 (“the ’723 Patent”). At trial, Shure will seek damages to compensate for ClearOne’s infringement. Following trial, to the extent appropriate, Shure further intends to seek pre-judgment and post-judgment interest, an accounting for any infringement excluded from the jury verdict, ongoing royalties, costs pursuant to 35 U.S.C. § 284, attorneys’ fees pursuant to 35 U.S.C. § 285, and a permanent injunction.

This Statement of Issues of Law that Remain to be Litigated is based on the arguments Shure expects to make to establish infringement and Shure's understanding of the arguments that ClearOne is likely to make in support of its defenses. This Statement of Issues of Law that Remain to be Litigated is also based on the Court's ruling at the pretrial conference on October 15, 2021, bifurcating ClearOne's counterclaims into a separate trial. Shure thus does not address here issues relating to ClearOne's counterclaims. Shure reserves the right to modify and/or

supplement this statement should the Court issue any subsequent rulings.

To the extent the legal arguments ClearOne puts forth are different from or additional to Shure's understanding, Shure reserves the right to modify and/or supplement this statement and contest those legal arguments and to present any and all rebuttal evidence in response to those arguments. By providing this statement, Shure does not concede that all the recited issues are appropriate for trial.

This statement is not exhaustive and Shure reserves the right to prove or rebut any issues identified in the pleadings, discovery, or expert reports. To the extent any issue identified in Shure's Statement of Issues of Fact that Remain to be Litigated, set forth in Exhibit 2, is more appropriately considered an issue of law, those issues are incorporated herein by reference. Likewise, to the extent any issue identified in this Exhibit is more appropriately considered an issue of fact, Shure incorporates such issue by reference to Exhibit 2.

I. ISSUES ON WHICH SHURE BEARS THE BURDEN OF PROOF

A. Design Patents Generally

1. In general, statutes and cases that apply to utility patents apply to design patents, unless there is a design-specific statute or decision. *See* 35 U.S.C. § 171(b) ("The provisions of [Title 35, Patents] relating to patents for inventions shall apply to patents for designs, except as otherwise provided."); *Automotive Body Parts Assoc. v. Ford Global Techs., LLC*, 930 F.3d 1314, 1322 (Fed. Cir. 2019) ("[W]e apply the same rules to design and utility patents whenever possible.").

B. Patent Infringement

2. Shure will prove by a preponderance of the evidence that ClearOne directly infringes the claim and the figures of the '723 patent by making, using, selling, offering for sale,

and/or importing into the United States the accused products, including ClearOne's BMA CT, BMA CTH, COLLABORATE Versa Pro CT, COLLABORATE Versa Lite CT, COLLABORATE Versa Room CT, BMA 360, Aura Xceed BMA, and BMA CTX ("BMA Products").

3. Design patent infringement like utility patent infringement is governed by 35 U.S.C. § 271, but 35 U.S.C. § 289 also applies to design patent infringement and sets forth an additional remedy of "to the extent of [the infringer's] total profit" for applying to an article of manufacture the patented design, or any colorable imitation for the purpose of sale or selling or exposing for sale any such article of manufacture. *See* 35 U.S.C. § 289.

4. "Design patent infringement is a question of fact, which a patentee must prove by a preponderance of the evidence." *Richardson v. Stanley Works, Inc.*, 597 F.3d 1288, 1295 (Fed. Cir. 2010).

5. The standard for assessing design patent infringement is whether, "in the eye of an ordinary observer, giving such attention as a purchaser usually gives, two designs are substantially the same, if the resemblance is such as to deceive such an observer, inducing him to purchase one supposing it to be the other, the first one patented is infringed by the other." *Gorham Co. v. White*, 81 U.S. 511, 528 (1871). "[M]inor differences" should not prevent a finding of infringement. *Id.* at 517. In 2008, the Federal Circuit modified the *Gorham* test to make clear that the test is conducted "in light of the prior art" by "applying the ordinary observer test through the eyes of an observer familiar with the prior art." *Egyptian Goddess, Inc. v. Swisa, Inc.*, 543 F.3d 665, 677 (Fed. Cir. 2008) (en banc).

6. The analysis of design patent infringement is conducted in two parts. The first step is to consider whether the claimed design and accused products are "sufficiently distinct,"

also known as “plainly dissimilar.” *Ethicon Endo-Surgery, Inc. v. Covidien, Inc.*, 796 F.3d 1312, 1335 (Fed. Cir. 2015) (citing *Egyptian Goddess*, 543 F.3d at 678).

7. “[W]hen the claimed and accused designs are not plainly dissimilar, resolution of the question whether the ordinary observer would consider the two designs to be substantially the same will benefit from a comparison of the claimed and accused designs with the prior art[.]” *Egyptian Goddess*, 543 F.3d at 678. “[I]f the accused design has copied a particular feature of the claimed design that departs conspicuously from the prior art, the accused design is naturally more likely to be regarded as deceptively similar to the claimed design, and thus infringing.” *Id.* at 677.

8. “Differences, however, must be evaluated in the context of the claimed design as a whole, and not in the context of separate elements in isolation. Where . . . the claimed design includes several elements, the fact finder must apply the ordinary observer test by comparing similarities in overall designs, not similarities of ornamental features in isolation.” *Ethicon*, 796 F.3d at 1335 (citing *Richardson*, 597 F.3d at 1295). *See also Crocs, Inc. v. Int’l Trade Comm’n*, 598 F.3d 1294, 1303-04 (Fed. Cir. 2010). “The mandated overall comparison is a comparison taking into account significant differences between the two designs, not minor or trivial differences that necessarily exist between any two designs that are not exact copies of one another.” *Int’l Seaway Trading Corp. v. Walgreens Corp.*, 589 F.3d 1233, 1243 (Fed. Cir. 2009).

9. “[I]f the accused infringer elects to rely on the comparison [to] prior art as part of its defense against the claim of infringement, the burden of production of that prior art is on the accused infringer.” *Egyptian Goddess*, 543 F.3d at 678-79.

10. Design patent infringement is determined through the “eyes of the ordinary

observer.” *Gorham*, 81 U.S. at 528. The ordinary observer is a hypothetical person who is “not an expert in the claimed designs” but rather “one of ordinary acuteness who is a principal purchaser[]” of the product. *Ethicon*, 796 F.3d at 1337. Under *Gorham*, the ordinary observer is seeing through the “eyes of men generally” and not individuals “versed in designs in the particular trade in question” or “engaged in the manufacture or sale of articles containing such designs.” *Gorham*, 81 U.S. at 527-28. *See also Goodyear Tire & Rubber Co. v. Hercules Tire & Rubber Co., Inc.*, 162 F.3d 1113, 1117 (Fed. Cir. 1998) (finding no error in considering “only the actual use of the accused infringing tread as the field of purchase by the ordinary observer” who is not an expert). More recently, the Federal Circuit has noted that the ordinary observer is one who is “aware of the great number of closely similar prior art designs” and “conversant with the prior art.” *Egyptian Goddess*, 543 F.3d at 676, 678.

C. Article of Manufacture

11. 35 U.S.C. § 289 sets forth an infringer’s total profits as an additional remedy for design patent infringement. Section 289 states (emphasis added):

Whoever during the term of a patent for a design, without license of the owner, (1) applies the patented design, or any colorable imitation thereof, to *any article of manufacture* for the purpose of sale, or (2) sells or exposes for sale *any article of manufacture* to which such design or colorable imitation has been applied shall be liable to the owner to the extent of his total profit, but not less than \$250, recoverable in any United States district court having jurisdiction of the parties.

Nothing in this section shall prevent, lessen, or impeach any other remedy which an owner of an infringed patent has under the provisions of this title, but he shall not twice recover the profit made from the infringement.

12. Section 289 allows a patent holder to recover the total profit an infringer makes from the infringement. “The ‘total profit’ for which §289 makes an infringer liable is thus all of the profit made from the prohibited conduct, that is, from the manufacture or sale of the ‘article

of manufacture to which [the patented] design or colorable imitation has been applied.”

Samsung Elecs. Co. Ltd. v. Apple, 137 S. Ct. 429, 434 (2016).

13. The Supreme Court found the calculation of total profits to be a two-step process. First, “identify the ‘article of manufacture’ to which the infringed design has been applied.” *Id.* Second, “calculate the infringer’s total profit made on that article of manufacture.” *Id.*

14. With respect to the first step, the Court started by making a distinction between single-component articles of manufacture and multi-component articles of manufacture. “In the case of a design for a single-component product, such as a dinner plate, the product is the ‘article of manufacture’ to which the design has been applied. In the case of a design for a multicomponent product, such as a kitchen oven, identifying the ‘article of manufacture’ to which the design has been applied is a more difficult task.” *Id.*

15. The Supreme Court held that in the case of a multicomponent product, the relevant “article of manufacture” for arriving at a § 289 damages award need not be the end product sold to the consumer but may be only a component of that product. But the Supreme Court declined to adopt a test for identifying whether an infringing product was a single component or multi-component article of manufacture.

16. No appellate court has further considered this test. However, the Solicitor General’s brief to the Supreme Court in *Samsung v. Apple* is instructive. “While the plaintiff bears the ultimate burden of establishing the infringer’s total profit, the defendant, as the manufacturer or seller of the product in question, should bear the burden of identifying any component that it views as the relevant article of manufacture.” Solicitor General’s Brief at 9, *available at* <http://www.scotusblog.com/wpcontent/uploads/2016/06/15-777npUnitedStates.pdf> (accessed April 17, 2020).

17. Further in its brief, the Solicitor General set forth a four-factor test for determining the underlying article of manufacture:

a. “the scope of the design claimed in the plaintiff’s patent, including the drawing and written description, provides insight into which portions of the underlying product the design is intended to cover, and how the design relates to the product as a whole. In addition, the patent identifies the article of manufacture that the patentee views as the article to which the design is applied. MPEP § 1503.01.” *Id.* at 27-28.

b. “the factfinder should examine the relative prominence of the design within the product as a whole. If the design is a minor component of the product, like a latch on a refrigerator, or if the product has many other components unaffected by the design, that fact suggests that the “article” should be the component embodying the design.

Conversely, if the design is a significant attribute of the entire product, affecting the appearance of the product as a whole, that fact might suggest that the “article” should be the product[.]” *Id.* at 28.

c. “the factfinder should consider whether the design is conceptually distinct from the product as a whole... If the product contains other components that embody conceptually distinct innovations, it may be appropriate to conclude that a component is the relevant article.” *Id.* at 29-30.

d. “the physical relationship between the patented design and the rest of the product may reveal that the design adheres only to a component of the product. If the design pertains to a component that a user or seller can physically separate from the product as a whole, that fact suggests that the design has been applied to the component alone rather than to the complete product.” *Id.* at 29.

18. According to the Solicitor General, “[t]he task of identifying the relevant article of manufacture is properly assigned to the finder of fact. Context-specific judgments about the relationship of the design to the article as a whole—the design’s effect on the product’s appearance, the components’ physical separability, how the components are manufactured—are quintessentially factual in nature.” *Id.* at 29. Further, “[t]reating the identification of the relevant ‘article of manufacture’ as a jury question is consistent with the jury’s role in determining design patent infringement, and with this Court’s longstanding recognition across a variety of doctrinal contexts that, when the relevant question is how an ordinary person or community would make an assessment, the jury is generally the decisionmaker that ought to provide the fact-intensive answer.” *Id.* at 30 (internal citations omitted).

19. Finally, in the Solicitor General’s view, “[t]he defendant should bear the burden of producing evidence that the relevant ‘article of manufacture’ in a particular case is a portion of an entire product as sold. The plaintiff bears the ultimate burden of establishing the amount of the defendant’s total profit. But once the plaintiff has shown that the defendant profited by exploiting a product containing the plaintiff’s patented design, the defendant should be required to identify, through the introduction of admissible evidence, the component that the defendant asserts is the article to which the design was applied. The defendant, as the manufacturer or seller of the accused product, has superior knowledge of the identity of the product’s components, as well as of some of the factors relevant to the ‘article’ determination, including the physical relationship between the design and the product; the manner in which the product is manufactured; and the extent to which the product reflects the innovations of parties other than the plaintiff.” *Id.* at 30 (internal citations omitted).

D. Patent Damages

20. “[T]he amount of a prevailing party’s damages is a finding of fact on which the plaintiff bears the burden of proof by a preponderance of the evidence.” *Smithkline Diagnostics, Inc. v. Helena Labs. Corp.*, 926 F.2d 1161, 1164 (Fed. Cir. 1991).

21. Upon a finding of infringement of valid patent claims, a patentee is entitled to “damages adequate to compensate for the infringement, but in no event less than a reasonable royalty for the use made of the invention by the infringer, together with interest and costs as fixed by the court.” 35 U.S.C. § 284; *Dow Chem. Co. v. Mee Indus., Inc.*, 341 F.3d 1370, 1381-82 (Fed. Cir. 2003). The reasonable royalty may be based on a determination of “the royalty upon which the parties would have agreed had they successfully negotiated an agreement just before infringement began” the “hypothetical negotiation.” *Lucent Techs., Inc. v. Gateway, Inc.*, 580 F.3d 1301, 1324 (Fed. Cir. 2009). In determining a reasonable royalty, courts apply the fifteen factors enunciated in *Georgia-Pacific Corp. v. U.S. Plywood Corp.*, 318 F. Supp. 1116, 1120 (S.D.N.Y. 1970), *modified and aff’d*, 446 F.2d 295 (2d Cir. 1971). *See Unisplay, S.A. v. Am. Elec. Sign Co.*, 69 F.3d 512, 517 n.7 (Fed. Cir. 1995) (citing *Georgia-Pacific* factors).

22. The presence or absence of “non-infringing alternatives” is a “core economic question” in a hypothetical negotiation. *See Aqua Shield v. Inter Pool Cover Team*, 774 F.3d 766, 770 (Fed. Cir. 2014) (“In hypothetical negotiation terms, the core economic question is what the infringer, in a hypothetical pre-infringement negotiation under hypothetical conditions, would have anticipated the profit-making potential of use of the patented technology to be, compared to using noninfringing alternatives.”); *AstraZeneca AB v. Apotex Corp.*, 782 F.3d 1324, 1334-35 (Fed. Cir. 2015) (“[I]f avoiding the patent would be difficult, expensive, and time-consuming, the amount the infringer would be willing to pay for a license is likely to be greater”).

23. A patentee need not prove its damages with absolute certainty. *See W.R. Grace & Co.-Conn. v. InterCat, Inc.*, 60 F. Supp. 2d 316, 321 (D. Del. 1999) (citing *Lam, Inc. v. Johns-Manville Corp.*, 718 F.2d 1056, 1065 (Fed. Cir. 1983)). “[I]t will be enough if the evidence show [sic] the extent of the damages as a matter of just and reasonable inference, although the result be only approximate.” *Story Parchment Co. v. Paterson Paper Co.*, 282 U.S. 555, 563 (1931). Moreover, “[a]ny doubt about the correctness [of damages] is resolved against the infringer.” *State Indus., Inc. v. Mor-Flo Indus., Inc.*, 883 F.2d 1573, 1577 (Fed. Cir. 1989); *Lam*, 718 F.2d at 1064; *W.R. Grace*, 60 F. Supp. 2d at 321. “[F]undamental principles of justice require us to throw the risk of any uncertainty upon the wrongdoer instead of upon the injured party.” *Paper Converting Mach. Co. v. Magna-Graphics Corp.*, 745 F.2d 11, 22 (Fed. Cir. 1984).

24. Under 35 U.S.C. § 289 and the Supreme Court’s decision in *Samsung*, upon a finding of infringement of a design patent, the defendant is liable for its total profits on the article of manufacture. Absent marking, total profits is calculated as the profits from the article of manufacture the time the patent owner gave notice of the infringement.

25. Profit is determined by deducting certain expenses from gross revenue. Gross revenue is all of the infringer’s receipts from using the design in the sale of the infringing products (for a single component article of manufacture) or sale of the infringing component(s) (for multi-component articles of manufacture). Shure has the burden of proving ClearOne’s gross revenue by a preponderance of the evidence. *Nike, Inc. v. Wal-Mart Stores, Inc.*, 138 F.3d 1437, 1447-48 (Fed. Cir. 1998); *Braun, Inc. v. Dynamics Corp. of Am.*, 975 F.2d 815, 824 (Fed. Cir. 1992); *Trans-World Mfg. Corp. v. Al Nyman & Sons, Inc.*, 750 F.2d 1552, 1566-68 (Fed. Cir. 1984); *Bergstrom v. Sears, Roebuck & Co.*, 496 F. Supp. 476, 495 (D. Minn. 1980).

26. Expenses can include costs incurred in producing the gross revenue, such as the cost of the goods. Other costs may be included as deductible expenses if they are directly attributable to the sales of the infringing products resulting in a nexus between the infringing products and the expense. ClearOne has the burden of proving the deductible expenses and the portion of the profit attributable to factors other than use of the infringed design by a preponderance of the evidence. *Nike, Inc. v. Wal-Mart Stores, Inc.*, 138 F.3d 1437, 1447-48 (Fed. Cir. 1998).

27. To obtain a permanent injunction, a patent holder must show “(1) that it has suffered an irreparable injury; (2) that remedies available at law . . . are inadequate to compensate for that injury; (3) that, considering the balance of hardships between the plaintiff and defendant, a remedy in equity is warranted; and (4) that the public interest would not be disserved by a permanent injunction.” *eBay Inc. v. MercExchange, L.L.C.*, 547 U.S. 388, 391 (2006). The moving party “bears the burden of producing evidence sufficient to convince the court that [the preliminary injunction factors weigh in favor of granting an injunction.]” *Bus Air, LLC v. Woods*, No. CV 19-1435-RGA-CJB, 2019 WL 6329046, at *7 (D. Del. Nov. 26, 2019) (citing *ECRI v. McGraw-Hill, Inc.*, 809 F.2d 223, 226 (3d Cir. 1987)), *report and recommendation adopted* 2019 WL 8137577 (D. Del. Dec. 17, 2019). “[T]he decision whether to grant or deny injunctive relief rests within the equitable discretion of the district courts, and . . . such discretion must be exercised consistent with traditional principles of equity[.]” *eBay*, 547 U.S. at 394.

E. Pre-Judgment Interest

28. Upon a finding of damages, Shure may recover its costs and pretrial interest on damages. Rule 54 of the Federal Rules of Civil Procedure states that “[u]nless a federal statute,

these rules, or a court order provides otherwise, costs—other than attorney’s fees—should be allowed to the prevailing party.” “Prejudgment interest shall ordinarily be awarded absent some justification for withholding such an award.” *Nickson Indus., Inc. v. Rol Mfg. Co., Ltd.*, 847 F.2d 795, 800 (Fed. Cir. 1988) (quoted source omitted). “[P]rejudgment interest should be awarded from the date of infringement to the date of judgment.” *Id.*

F. Post-Judgment Interest

29. Section 1961(a) of Title 28 of the United States Code states that “interest shall be allowed on any money judgment in a civil case recovered in a district court.” 28 U.S.C. § 1961(a). “Post judgment interest is awarded on monetary judgments recovered in all civil cases,” including ones for patent infringement. *Transmatic, Inc. v. Gulton Indus., Inc.*, 180 F.3d 1343, 1347 (Fed. Cir. 1999). Post-judgment interest is governed by regional circuit law. *Id.* at 1348. In the Third Circuit, interest begins to accrue on the date of the entry of judgment. *Loughman v. Consol-Pennsylvania Coal Co.*, 6 F.3d 88, 97 (3d Cir. 1993). Courts in this District routinely award post-judgment interest in patent infringement cases. *See nCUBE Corp. v. SeaChange Int’l, Inc.*, 313 F. Supp. 2d 361, 392 (D. Del. 2004), *aff’d*, 436 F.3d 1317 (Fed. Cir. 2006) (awarding post-judgment interest to patentee for defendant’s willful infringement); *TruePosition Inc. v. Andrew Corp.*, 611 F. Supp. 2d 400, 414 (D. Del. 2009), *aff’d*, 389 F. App’x 1000 (Fed. Cir. 2010) (awarding post-judgment interest for patent infringement).

G. Costs

30. Pursuant to Rule 54(d) of the Federal Rules of Civil Procedure, costs should be allowed to the prevailing party. Under 28 U.S.C. § 1920, the prevailing party may recover the following costs: (1) fees of the clerk and marshal; (2) fees for printed or electronically recorded transcripts necessarily obtained for use in this case; (3) fees and disbursements for printing and

witnesses; (4) fees for exemplification and the costs of making copies of any materials where the copies are necessarily obtained for use in the case; (5) docket fees under 28 U.S.C. § 1923; and (6) compensation of court appointed experts, compensation of interpreters, and salaries, fees, expenses, and costs of special interpretation services under 28 U.S.C. § 1828.

II. ISSUES ON WHICH CLEARONE BEARS THE BURDEN OF PROOF

31. ClearOne cannot prove by clear and convincing evidence that the sole claim of the '723 patent is invalid under 35 U.S.C. §§ 102, 103, 112, or 115.

32. Every issued patent claim is presumed valid. 35 U.S.C. § 282. The presumption of validity “exists at every stage of the litigation.” *Canon Computer Sys., Inc. v. Nu-Kote Int’l, Inc.*, 134 F.3d 1085, 1088 (Fed. Cir. 1998). A challenger bears the burden of establishing the invalidity of each asserted claim. *Id.*; *see also Microsoft Corp. v. i4i Ltd. P’ship*, 564 U.S. 91, 95 (2011). Design patents enjoy the same presumption of validity as utility patents under 35 U.S.C. § 282. *L.A. Gear, Inc. v. Thom McAn Shoe Co.*, 988 F.2d 1117, 1123 (Fed. Cir. 1993).

33. Invalidity must be proven by clear and convincing evidence. *Takeda Chem. Indus. v. Alphapharm Pty., Ltd.*, 492 F.3d 1350, 1355 (Fed. Cir. 2007); *Glaxo Grp. Ltd. v. Apotex, Inc.*, 376 F.3d 1339, 1348 (Fed. Cir. 2004). Accordingly, the sole claim of a design patent is presumed to be valid unless the defendant proves by clear and convincing evidence that it is invalid. That burden remains on the defendant, as the patent challenger, at all times. *Eurand, Inc. v. Mylan Pharms., Inc. (In re Cyclobenzaprine Hydrochloride Extended-Release Capsule Pat. Litig.)*, 676 F.3d 1063, 1077-78 (Fed. Cir. 2012).

34. The clear-and-convincing evidence standard is meant to convey a significant additional burden for the party challenging validity. *Buildex, Inc. v. Kason Indus., Inc.*, 849 F.2d 1461, 1463 (Fed. Cir. 1988). The Federal Circuit has likened the standard to “well-nigh

irrefragable” proof, which is “evidence that cannot be refuted or disproved; incontrovertible, incontestable, indisputable, irrefutable, undeniable.” *Am-Pro Protective Agency, Inc. v. United States*, 281 F.3d 1234, 1240 (Fed. Cir. 2002) (internal quotation marks omitted).

35. The ordinary observer test, the test used for design patent infringement, is “the sole test for anticipation” under 35 U.S.C. § 102. *Int’l Seaway Trading Corp. v. Walgreens Corp.*, 589 F.3d 1233, 1239-40 (Fed. Cir. 2009).

36. Obviousness is determined as of the effective filing date of the claimed invention, from the viewpoint of a hypothetical person of ordinary skill in the art (“POSA”), which for design patents is sometimes referred to as the hypothetical designer of ordinary skill in the art. 35 U.S.C. § 103.

37. The factors relevant to determining the attributes of the POSA are the ““(1) educational level of the inventor; (2) type of problems encountered in the art; (3) prior art solutions to those problems; (4) rapidity with which innovations are made; (5) sophistication of the technology; and (6) educational level of active workers in the field.”” *Daiichi Sankyo Co. v. Apotex, Inc.*, 501 F.3d 1254, 1256-58 (Fed. Cir. 2007) (*quoting Envt’l Designs, Ltd. v. Union Oil Co.*, 713 F.2d 693, 696 (Fed. Cir. 1983)).

38. A patent claim is invalid under 35 U.S.C. § 103 only “if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains.” 35 U.S.C. § 103(a) (2006).

39. Obviousness is a question of law based on several underlying issues of fact: (1) the level of skill of the person of ordinary skill in the art; (2) the scope and content of the prior

art; (3) the differences between the claimed invention and the teachings of the prior art; and (4) objective indicia of nonobviousness. *KSR Int'l Co. v. Teleflex Inc.*, 550 U.S. 398, 406 (2007); *Graham v. John Deere Co.*, 383 U.S. 1, 17-18 (1966). A determination of obviousness requires consideration of all four factors, “and it is error to reach a conclusion of obviousness until all those factors are considered.” *Apple Inc. v. Samsung Elecs. Co.*, 839 F.3d 1034, 1048 (Fed. Cir. 2016) (en banc) (citing *Eurand, Inc. v. Mylan Pharms., Inc. (In re Cyclobenzaprine Hydrochloride Extended-Release Capsule Patent Litig.)*, 676 F.3d 1063, 1075-76 (Fed. Cir. 2012)). To overcome a patent’s statutory presumption of validity, a patent challenger must prove each of the four *Graham* factors by clear and convincing evidence. *Beckson Marine, Inc. v. NFM Inc.*, 292 F.3d 718, 725 (Fed. Cir. 2002).

40. “In the design patent context, the ultimate inquiry under section 103 is whether the claimed design would have been obvious to a designer of ordinary skill who designs articles of the type involved.” *Durling v. Spectrum Furniture Co.*, 101 F.3d 100, 103 (Fed. Cir. 1996) (citing *In re Rosen*, 673 F.2d 388, 390, 213 (C.C.P.A. 1982)). Moreover, this inquiry “focuses on the visual impression of the claimed design as a whole and not on selected individual features.” *In re Borden*, 90 F.3d 1570, 1574 (Fed. Cir. 1996) (citing *Petersen Mfg. Co. v. Central Purchasing, Inc.*, 740 F.2d 1541, 1548-49 (Fed. Cir. 1984)) (emphasis added). In applying the law of § 103 to the particular facts pertinent to the claimed design, the issue of obviousness is reviewed from the viewpoint of a designer of ordinary skill in the art to which the design pertains. *In re Nalbandian*, 661 F.2d 1214, 1216, 211 USPQ 782, 784 (CCPA 1981).

41. Establishing “whether one of ordinary skill would have combined teachings of the prior art to create the same overall visual appearance as the claimed design” involves a multi-step process. *Apple, Inc. v. Samsung Elec. Co.*, 678 F.3d 1314, 1329 (Fed. Cir. 2012) (internal

quotation marks and citation omitted).

42. First, there must be a primary reference which is “in existence” where “the design characteristics [] are basically the same as the claimed design.” *Durling*, 101 F.3d at 103. The Federal Circuit has provided some guidance for determining when the reference is *not* basically the same, such as: (1) where the reference needs a major modification to make it look like the claimed design, *Jore Corp. v. Kouvato, Inc.*, 117 F. App’x. 761, 763 (Fed. Cir. 2005) (citing *In re Harvey*, 12 F.3d 1061, 1063 (Fed. Cir. 1993)), and (2) where the court must revert to a design concept, *Durling v. Spectrum Furniture Co.*, 101 F.3d 100, 104 (Fed. Cir. 1996) (citing *In re Harvey*, 12 F.3d 1061, 1064 (Fed. Cir. 1993)), instead of the visual appearance as a whole to find the references basically the same, *Titan Tire Corp. v. Case New Holland, Inc.*, 566 F.3d 1372, 1383-84 (Fed. Cir. 2009) (cautioning courts from focusing on searching for a specific element, or point of novelty, in the primary reference).

43. Second, “other references may be used to modify [the primary reference] to create a design that has the same overall visual appearance as the claimed design.” *Apple*, 678 F.3d at 1329 (alteration in original) (quoting *Durling*, 101 F.3d at 103). The “secondary references[, however,] may only be used to modify the primary reference if they are so related [to the primary reference] that the appearance of certain ornamental features in one would suggest the application of those features to the other.” *Durling*, 101 F.3d at 103 (alteration in original) (internal quotation marks and citation omitted). Additionally, the “teaching of prior art designs may be combined only when the designs are ‘so related that the appearance of certain *ornamental features* in one would suggest the application of those features to the other.’” *Borden*, 90 F.3d at 1575 (emphasis added).

44. Finally, if appropriate, the primary reference and any secondary references are

combined together into a single prior art reference for comparison with the claimed design. *See Int'l Seaway Trading Corp. v. Walgreens Corp.*, 589 F.3d 1233, 1240 (Fed. Cir. 2009). “Once that piece of prior art has been constructed, obviousness, like anticipation, requires application of the ordinary observer test, not the view of one skilled in the art.” *Id.*

45. As with utility patents, obviousness is not determined as if the designer had hindsight knowledge of the patented design. *L.A. Gear, Inc. v. Thom McAn Shoe Co.*, 988 F.2d 1117 (Fed. Cir. 1993); *see also Graham v. John Deere Co.*, 383 U.S. 1, 36 (1966) (internal quotation marks omitted); *Procter & Gamble Co. v. Teva Pharm. USA, Inc.*, 566 F.3d at 997; *Ecolochem, Inc. v. S. Cal. Edison Co.*, 227 F.3d 1361, 1371-72 (Fed. Cir. 2000).

46. For a claim to be obvious, the POSA must “have been motivated to combine the teachings of the prior art references to achieve the claimed invention.” *Procter & Gamble Co. v. Teva Pharm. USA, Inc.*, 566 F.3d at 994 (internal quotation marks omitted); *KSR Int'l Co. v. Teleflex Inc.*, 550 U.S. 398, 418-19 (2007); *Innogenetics, N.V. v. Abbott Labs.*, 512 F.3d 1363, 1373-74 (Fed. Cir. 2008). When the patented design is a combination of selected elements in the prior art, “to support a rejection of a design patent application under 35 U.S.C. § 103, the teachings of references must be such as to have suggested the overall appearance of the claimed design.” *In re Cho*, 813 F.2d 378, 382 (Fed.Cir.1987) (citing *Rosen*, 673 F.2d at 390). “Thus, if the combined teachings suggest only components of the claimed design but not its overall appearance, a rejection under section 103 is inappropriate.” *Id.*

47. “[T]o establish a prima facie case of obviousness based on a combination of elements in the prior art, the law requires a motivation to select the references and to combine them in the particular claimed manner to reach the claimed invention.” *Eli Lilly & Co. v. Zenith Goldline Pharm., Inc.*, 471 F.3d 1369, 1379 (Fed. Cir. 2006). In other words, the party alleging

obviousness must prove that the POSA would have had an affirmative reason to both select particular features of the prior art and to modify or combine those features to achieve those inventions. *See, e.g., Unigene Labs., Inc. v. Apotex, Inc.*, 655 F.3d 1352, 1361 (Fed. Cir. 2011). If prior art designs are to be modified in more than one respect to render a claimed design obvious, then those modifications must be “*de minimis*” in nature and unrelated to the overall aesthetic appearance of the design. *In re Harvey*, 12 F.3d 1061, 1065 (Fed. Cir. 1993) (citing *In re Carter*, 673 F.2d 1378, 1380 (C.C.P.A. 1982)).

48. Each prior art reference must be considered in its entirety; a party may not cherry-pick portions of references based on their relevance to the claim. It is improper to “pick and choose from any one reference only so much of it as will support a given position, to the exclusion of other parts necessary to the full appreciation of what such reference fairly suggests to one skilled in the art.” *Bausch & Lomb, Inc. v. Barnes-Hind/Hydrocurve, Inc.*, 796 F.2d 443, 448 (Fed. Cir. 1986) (quoting *In re Wesslau*, 353 F.2d 238, 241 (C.C.P.A. 1965)).

49. To rebut an allegation of obviousness, a patentee may refute the elements of the prima facie case. Thus, even where the prior art discloses each of the claimed elements, a patentee can establish that the invention would not have been prima facie obvious by showing that the POSA would have been motivated or had reason not to make the invention. *Star Scientific v. R.J. Reynolds Tobacco Co.*, 655 F.3d 1364, at 1375.

50. The patentee may also refute the prima facie case through evidence of secondary considerations of non-obviousness. *See Transocean Offshore Deepwater Drilling, Inc. v. Maersk Drilling USA, Inc.*, 699 F.3d 1340, 1348 (Fed. Cir. 2012) (affirming jury’s decision finding claims non-obvious, despite it having been established as a matter of law that the prior art taught “every limitation of the asserted claims and provide[d] a motivation to combine their

respective teachings,” because the patentee “presented compelling objective evidence of nonobviousness”).

51. “Objective indicia of nonobviousness must be considered in every case where present.” *Apple*, 839 F.3d at 1048. A court’s reliance on objective indicia of nonobviousness helps “guard against slipping into use of hindsight.” *Graham*, 383 U.S. at 36 (internal quotation marks omitted). Objective indicia “must be considered before a conclusion on obviousness is reached and is not merely ‘icing on the cake.’” *Hybritech Inc. v. Monoclonal Antibodies, Inc.*, 802 F.2d 1367, 1380 (Fed. Cir. 1986). Rather, objective indicia are “independent evidence of nonobviousness.” *Ortho-McNeil Pharm.*, 520 F.3d at 1365. *Id.* Indeed, objective indicia “may often be the most probative and cogent evidence” of nonobviousness. *Stratoflex, Inc. v. Aeroquip Corp.*, 713 F.2d 1530, 1538 (Fed. Cir. 1983).

52. For “the evidence to be given substantial weight in an obviousness decision,” there must be “a nexus between the merits of the claimed invention and” the objective indicia of nonobviousness. *Muniacution, Inc. v. Thomson Corp.*, 532 F.3d 1318, 1327 (Fed. Cir. 2008) (quotation marks and citation omitted), overruled in part on other grounds by *Akamai Techs., Inc. v. Limelight Networks, Inc.*, 797 F.3d 1020 (Fed. Cir. 2015). The patent challenger bears the burden of clearly and convincingly proving the obviousness of the claimed invention in light of all the evidence, including objective indicia of nonobviousness. *In re Cyclobenzaprine Hydrochloride Extended-Release Capsule Patent Litig.*, 676 F.3d at 1077-79.

53. Relevant objective indicia of nonobviousness may arise after the filing of the patent, and need not be described in the specification. See *Genetics Inst. LLC v. Novartis Vaccines & Diagnostics, Inc.*, 655 F.3d 1291, 1307-08 (Fed. Cir. 2011) (“[I]t would be error to prohibit a patent applicant or patentee from presenting relevant indicia of nonobviousness,

whether or not this evidence was available or expressly contemplated at the filing of the patent application.”).

54. The Federal Circuit has consistently held that any objective indicia of nonobviousness presented by a patentee can only strengthen, not weaken, a conclusion of nonobviousness, since such evidence is not a requirement for patentability. *See Miles Labs., Inc. v. Shandon Inc.*, 997 F.2d 870, 878 (Fed. Cir. 1993) (“[The patentee] did not show objective indicia of non-obviousness. Such evidence, if present, would weigh in favor of non-obviousness, although the lack of such evidence does not weigh in favor of obviousness.”).

55. “Copying may indeed be another form of flattering praise for inventive features.” *Crocs, Inc. v. Int’l Trade Comm’n*, 598 F.3d 1294, 1311 (Fed. Cir. 2010). The fact that a competitor copied technology suggests how it is nonobvious. *WBIP, LLC v. Kohler Co.*, 829 F.3d 1317, 1336 (Fed. Cir. 2016). Evidence of copying relevant to secondary considerations of non-obviousness may be shown, for example, evidence that the competitor analyzed the strengths of the patented design in comparison to its own approach and opted to copy the patented design. *Plantronics, Inc. v. Aliph, Inc.*, 724 F.3d 1343, 1356-57 (Fed. Cir. 2013).

56. “Commercial success is relevant because the law presumes an idea would successfully have been brought to market sooner, in response to market forces, had the idea been obvious to persons skilled in the art.” *Merck & Co. v. Teva Pharm. USA, Inc.*, 395 F.3d 1364, 1376 (Fed. Cir. 2005). Evidence of commercial success can be the most probative evidence of nonobviousness in the record. *Truswal Sys. Corp. v. Hydro-Air Eng’g, Inc.*, 813 F.2d 1207, 1212 (Fed. Cir. 1987) (citing *Stratoflex*, 713 F.2d at 1538).

57. “A prima facie case of nexus is generally made out when the patentee shows both that there is commercial success, and that the thing . . . that is commercially successful is the

invention disclosed in and claimed in the patent.” *Demaco Corp. v. F. von Langsdorff Licensing, Ltd.*, 851 F.2d 1387,1392 (Fed. Cir. 1998). “A nexus to the design may be presumed when the patented product is coextensive with the claimed invention, i.e., it is the invention disclosed and claimed.” *Campbell Soup Co. v. Gamon Plus, Inc.*, Nos. 20-2344 and 21-1019 (Fed. Cir. Aug. 19, 2021) (citing *Fox Factory, Inc. v. SRAM, LLC*, 944 F.3d 1366, 1373 (Fed. Cir. 2019)). Once the patentee has established a prima facie case of nexus, “the burden of coming forward with evidence in rebuttal shifts to the challenger.” *Id.* at 1393 (holding that challenger did not rebut prima facie case); *see also J.T. Eaton & Co. v. Atl. Paste & Glue Co.*, 106 F.3d 1563, 1571 (Fed. Cir. 1997) (“If a patentee makes the requisite showing of nexus between commercial success and the patented invention, the burden shifts to the challenger to prove that the commercial success is instead due to other factors extraneous to the patented invention, such as advertising or superior workmanship.”).

58. Commercial success is “usually shown by significant sales in a relevant market.” *Galderma Labs. L.P. v. Tolmar, Inc.*, 737 F.3d 731, 740 (Fed. Cir. 2013); *see also Symbol Techs., Inc. v. Opticon, Inc.*, 935 F.2d 1569, 1579 (Fed. Cir. 1991).

59. “Evidence that the industry praised a claimed invention or a product that embodies the patent claims weighs against an assertion that the same claimed invention would have been obvious.” *Apple*, 839 F.3d at 1053-54. “Industry participants, especially competitors, are not likely to praise an obvious advance over the known art.” *Id.*; *Power-One, Inc. v. Artesyn Techs., Inc.*, 599 F.3d 1343, 1352 (Fed. Cir. 2010) (“evidence of praise in the industry that specifically related to features of the patented invention” supported jury’s verdict of non-obviousness).

60. ClearOne challenges the priority date of the ’723 patent. When the alleged infringer argues invalidity by challenging the patentee’s entitlement to an earlier priority date, the alleged infringer must first show by clear and convincing evidence that the asserted patent is invalid. *PowerOasis, Inc. v. T-Mobile USA, Inc.*, 522 F.3d 1299, 1305 (Fed Cir. 2008). When a

party claims invalidity due to anticipation, the alleged infringer must present evidence that the claimed design is invalid based on prior art known or available before the filing date of the patent. *See id.* Once the alleged infringer has done so, the patentee must come forward with evidence that it is entitled to claim priority to an earlier filing date that predates the prior art. *Id.* at 1305-06.

61. An application for patent for an invention disclosed in the manner provided by section 112(a) . . . in an application previously filed in the United States, . . . , which names an inventor or joint inventor in the previously filed application shall have the same effect, as to such invention, as though filed on the date of the prior application, if filed before the patenting or abandonment of or termination of proceedings on the first application or on an application similarly entitled to the benefit of the filing date of the first application and if it contains or is amended to contain a specific reference to the earlier filed application. 35 U.S.C. § 120.

62. The test for sufficient written description, under 35 U.S.C. § 112, is “whether the disclosure of the application relied upon reasonably conveys to those skilled in the art that the inventor had possession of the claimed subject matter as of the filing date.” *Ariad Pharms., Inc. v. Eli Lilly & Co.*, 598 F.3d 1336, 1351 (Fed. Cir. 2010). “[P]ossession” does not mean actual, physical possession of the claimed invention; the specification need only “describe an invention understandable to [the] skilled artisan and show that the inventor actually invented the invention claimed.” *Ariad Pharms.*, 598 F.3d at 1351. “Written description is a question of fact, judged from the perspective of one of ordinary skill in the art as of the relevant filing date.” *Falkner v. Inglis*, 448 F.3d 1357, 1363 (Fed. Cir. 2006). In the context of design patents, “[a]s a practical matter, meeting the remaining requirements of § 112 is, in the case of an ornamental design, simply a question of whether the earlier application contains illustrations, whatever form they may take, depicting the ornamental design illustrated in the later application and claimed therein by the prescribed formal claim.” *Racing Strollers, Inc. v. TRI Indus., Inc.*, 878 F.2d 1418, 1420 (Fed. Cir.

1989).

63. Section 112 does not require the patentee to describe unrecited elements or all compositions comprising the claimed invention; the patent's specification need only allow the POSA to recognize that the inventor possessed the claimed invention, not all potential infringing products. *In re Application of Wakefield*, 422 F.2d 897, 903 (C.C.P.A. 1970); *see also Alcon Research Ltd. v. Barr Labs., Inc.*, 745 F.3d 1180, 1189 (Fed. Cir. 2014).

64. The definiteness requirements for a patent claim come from 35 U.S.C. § 112(b). *See id.* (“The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the invention.”) (emphasis added).

65. A design patent claim may potentially be indefinite if it includes multiple internally inconsistent drawings. *In re Maatita*, 900 F.3d 1369, 1375 (Fed. Cir. 2018). Errors and inconsistencies between drawings do not necessarily mean the claim is indefinite, however, if they “do not preclude the overall understanding of the drawing as a whole.” *See id.* at 1376 (citing *Ex Parte Asano*, 201 U.S.P.Q. 315, 317 (B.P.A.I. 1978)); *see also Antonious v. Spalding & Evenflo Cos.*, 217 F.3d 849, 1999 WL 777450, at *8 (Fed. Cir. 1999) (unpublished) (reversing summary judgment of indefiniteness when alleged inconsistencies between drawings could have been based on perspective and were not “sufficient to preclude a person from gaining an overall understanding of the total substance of the designs”); *Deckers Outdoor Corp. v. Romeo & Juliette, Inc.*, Case No. 2:15-cv-02812, 2016 WL 7017219, at *3-5 (C.D. Cal. Dec. 1, 2016) (holding that two patents covering a boot design met § 112's definiteness requirement, despite the fact that some figures showed a small “v-shaped notch” on the inward-facing side of the boot and other figures arguably did not).

66. The Federal Circuit has held that it is clear that the standard for indefiniteness is

connected to the standard for infringement. *Maatita*, 900 F.3d at 1376. In the design patent context, one skilled in the art would look to the perspective of the ordinary observer since that is the perspective from which infringement is judged. *Id.* at 1377. Given that the purpose of indefiniteness is to give notice of what would infringe, in the design patent context, one skilled in the art would assess indefiniteness from the perspective of an ordinary observer. *Id.* Thus, a design patent is indefinite under § 112 if one skilled in the art, viewing the design as would an ordinary observer, would not understand the scope of the design with reasonable certainty based on the claim and visual disclosure. *Id.*

EXHIBIT 5

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

SHURE INCORPORATED, and)	
SHURE ACQUISITION HOLDINGS, INC.,)	
)	
Plaintiffs,)	
)	
v.)	C.A. No. 19-1343 (RGA)
)	
CLEARONE, INC.,)	
)	
Defendant.)	

**DEFENDANT AND COUNTERCLAIM PLAINTIFF CLEARONE’S STATEMENT OF
ISSUES OF LAW REMAINING TO BE LITIGATED**

Defendant and Counterclaim Plaintiff ClearOne, Inc. (“ClearOne”) respectfully submits the following Statement of Issues of Law Remaining to Be Litigated at the November 1, 2021 trial based on ClearOne’s current understanding of the claims asserted by Plaintiff and Counterclaim Defendant Shure Incorporated and Shure Acquisition Holdings, Inc. (collectively, “Shure”), and particularly in light of the Court’s ruling at the pretrial conference on October 15, 2021, severing ClearOne’s counterclaims into a separate trial.

To the extent ClearOne’s Statement of Issues of Fact Remaining to be Litigated contains issues of law, those issues are incorporated here by reference. Likewise, should the Court determine that any issue identified in this statement is more appropriately considered an issue of fact, ClearOne incorporates such issue by reference into ClearOne’s Statement of Issues of Fact Remaining to be Litigated. By including a fact herein, ClearOne does not assume the burden of proof or production with regard to that fact. ClearOne reserves the right to revise this statement in light of the Court’s rulings and in light of Shure’s identification of issues of law and fact to be litigated. To the extent Shure intends or attempts to introduce different or additional legal arguments to those identified below, ClearOne reserves its right to contest those legal arguments and to present any and all rebuttal evidence in response to those arguments without being bound by this summary of remaining legal issues.

I. INVALIDITY OF THE ’723 PATENT

A. Issues

1. Whether ClearOne has shown by clear and convincing evidence that U.S. Patent No. D865,723 (“the ’723 patent”) cannot claim priority to the disclose of U.S. Patent No. 9,565,493 (“the ’493 patent”) and is invalid as anticipated by Shure’s MXA910.

2. Whether ClearOne has shown by clear and convincing evidence that the design of the ’723 patent would have been obvious to one of ordinary skill in the art at the time of the alleged

invention.

3. Whether ClearOne has shown by clear and convincing evidence that the '723 patent is indefinite and/or not enabled.

4. If ClearOne prevails on invalidity or non-infringement of the '723 patent, whether ClearOne is entitled to attorneys' fees and expenses under 35 U.S.C. § 285.

B. Invalidity under 35 U.S.C. § 102

5. 35 U.S.C. § 102(a) states that a person shall be entitled to a patent unless "the claimed invention was patented, described in a printed publication, or in public use, on sale, or otherwise available to the public before the effective filing date of the claimed invention." 35 U.S.C. § 102.

6. A design patent is invalid under the "on-sale bar" if, more than one year before the application was filed: "(1) [a] product embodying the claimed invention was the subject of a commercial offer for sale; and (2) the claimed invention was ready for patenting." *Fisher-Price, Inc. v. Safety 1st, Inc.*, 109 F. App'x 387, 391 (Fed. Cir. 2004).

7. A design patent is invalid under the "public use bar" if, more than one year before the application was filed, the invention was "in public use and ready for patenting." *Barry v. Medtronic, Inc.*, 914 F.3d 1310, 1320 (Fed. Cir. 2019), cert. denied, 140 S. Ct. 869 (2020).

8. In order for a patent to claim priority to an earlier filing date, the original application must have sufficient disclosure to support the claims. "[T]he test for sufficiency is whether the disclosure of the application relied upon reasonably conveys to those skilled in the art that the inventor had possession of the claimed subject matter as of the filing date." *Ariad Pharms., Inc. v. Eli Lilly & Co.*, 598 F.3d 1336, 1351 (Fed. Cir. 2010).

9. For a design patent to obtain the benefit of the earlier-filed disclosure, the drawings

of the application must specifically provide adequate written description. *In re Owens*, 710 F.3d 1362, 1366 (Fed. Cir. 2013).

C. Invalidity under 35 U.S.C. § 112

10. Under 35 U.S.C. § 112, a patent must have a clear description, enabling a person of skill in the art to make or use the invention.

11. A design patent is indefinite for purposes of § 112 “whenever its claim, read in light of the [drawings], fails to inform, with reasonable certainty, those skilled in the art about the scope of the invention.” *In re Maatita*, 900 F.3d 1369, 1376 (Fed. Cir. 2018).

12. “Given that the purpose of indefiniteness is to give notice of what would infringe, ... in the design patent context, one skilled in the art would assess indefiniteness from the perspective of an ordinary observer” because that is the perspective from which infringement is judged. *In re Maatita*, 900 F.3d 1369, 1377 (Fed. Cir. 2018). “Thus, a design patent is indefinite ... if one skilled in the art, viewing the design as would an ordinary observer, would not understand the scope of the design with reasonable certainty based on the claim and visual disclosure.” *Id.*

13. “A visual disclosure may be inadequate—and its associated claim indefinite—if it includes multiple, internally inconsistent drawings.” *Maatita*, 900 F.3d at 1375-76 (citing *Times Three Clothier, LLC v. Spanx, Inc.*, 2014 WL 1688130 *7–9 (S.D.N.Y. Apr. 29, 2014)).

D. Invalidity under 35 U.S.C. § 103

14. Under 35 U.S.C. § 171, the Design Patent provision, a person may receive a patent for a “new, original and ornamental design.” 35 U.S.C. § 171.

15. “A patent for a claimed invention may not be obtained, notwithstanding that the claimed invention is not identically disclosed as set forth in section 102, if the differences between the claimed invention and the prior art are such that the claimed invention as a whole would have

been obvious before the effective filing date of the claimed invention to a person having ordinary skill in the art to which the claimed invention pertains.” 35 U.S.C. § 103.

16. “The obviousness inquiry is whether one of ordinary skill would have combined teachings of the prior art to create the same overall visual appearance as the claimed design.” *Durling v. Spectrum Furniture Co., Inc.*, 101 F.3d 100, 103 (Fed. Cir. 1996).

17. For design patents, the question is “whether the claimed design would have been obvious to a designer of ordinary skill who designs articles of the type involved.” *Titan Tire Corp. v. Case New Holland, Inc.*, 566 F.3d 1372, 1380-81 (Fed. Cir. 2009), and that the obviousness inquiry “focuses on the visual impression of the claimed design as a whole and not on selected individual features,” *In re Borden*, 90 F.3d 1570, 1574 (Fed. Cir. 1996.) Importantly, the obviousness inquiry is limited to the ornamental aspects of the claimed design. *See OddzOn Prod., Inc. v. Just Toys, Inc.*, 122 F.3d 1396 1406-07 (Fed. Cir. 1997) (“Invalidating prior art must show or render obvious the ornamental features of a patented design.”).

18. The obviousness inquiry is a two-step process. “First, the court must identify a single reference, a something in existence, the design characteristics of which are basically the same as the claimed design. The basically the same test requires consideration of the visual impression created by the patented design as a whole.” Then, second, “[o]nce the primary reference is found, other secondary references may be used to modify it to create a design that has the same overall visual appearance as the claimed design. These secondary references must be so related [to the primary reference] that the appearance of certain ornamental features in one would suggest the application of those features to the other.” *MRC Innovations, Inc. v. Hunter Mfg., LLP*, 747 F.3d 1326, 1331 (Fed. Cir. 2014).

19. An “obvious extension[s] of the prior art” to a designer with ordinary skill can

support a finding of obviousness. *See Grand Gen. Accessories Mfg. v. United Pac. Indus. Inc.*, 732 F. Supp. 2d 1014, 1025 (C.D. Cal. 2010). Slight differences between the prior art and the claimed design may not defeat a claim of obviousness, even if those differences are entirely absent from prior art designs. *See MRC Innovations, Inc. v. Hunter Mfg., LLP*, 747 F.3d 1326, 1333 (Fed. Cir. 2014), 1335 (“on numerous occasions we have invalidated design patents despite the inclusion of ornamental features that were entirely absent from prior art designs”).

E. Exceptional Case

20. The patent statute authorizes the Court “in exceptional cases” to award reasonable attorney fees to the prevailing party. 35 U.S.C. § 285. “This text is patently clear. It imposes one and only one constraint on district courts’ discretion to award attorney’s fees in patent litigation: The power is reserved for ‘exceptional’ cases.” *Octane Fitness, LLC v. ICON Health & Fitness, Inc.*, 572 U.S. 545, 553 (2014). “[A]n ‘exceptional’ case is simply one that stands out from others with respect to the substantive strength of a party’s litigating position (considering both the governing law and the facts of the case) or the unreasonable manner in which the case was litigated. District courts may determine whether a case is ‘exceptional’ in the case-by-case exercise of their discretion, considering the totality of the circumstances.” *Id.* at 554. Entitlement to fees is established by a preponderance of the evidence. *Id.*

II. SHURE’S PATENT CLAIM

A. Issues

21. Whether Shure has proven by a preponderance of the evidence that ClearOne has infringed the ’723 patent through the making, use, sale, offer for sale, and importation in the United States of microphone array products, including the BMA CT, BMA CTH, COLLABORATE Versa Pro CT, COLLABORATE Versa Lite CT, COLLABORATE Versa Room CT, BMA 360, Aura

Xceed BMA, and BMA CTX (“BMA Products”).

22. Who the ordinary observer is for the ’723 patent, which ClearOne contends is either: (1) a sophisticated organizational end-user purchaser of installed audio-conferencing equipment; or (2) a specialized intermediary in the audio-visual market, such as a distributor, integrator, consultant, and installer.

23. Whether Shure has proven by a preponderance of the evidence that the BMA Products are the “article of manufacture” to which the claimed design has been applied.

24. What amount of total profits under 35 U.S.C. § 289 Shure has proven it is owned by a preponderance of the evidence from ClearOne due to ClearOne’s alleged infringement of the ’723 patent.

25. Whether Shure has established that this is an exceptional case and that it is entitled to an award of attorneys’ fees and costs under 35 U.S.C. § 285, and if so, the amount.

26. Whether Shure is entitled to permanent injunctive relief enjoining ClearOne from further infringement of the ’723 patent, or alternatively, whether it is entitled to an on-going royalty, and if so, how much.

B. Infringement

27. “[I]f, in the eye of an ordinary observer, giving such attention as a purchaser usually gives, two designs are substantially the same, if the resemblance is such as to deceive such an observer, inducing him to purchase one supposing it to be the other, the first one patented is infringed by the other.” *Egyptian Goddess*, 543 F.3d 665, 670 (Fed. Cir. 2008) (quoting *Gorham Co. v. White*, 81 U.S. 511, 528 (1871)); *Samsung Elecs. Co. v. Apple Inc.*, 137 S. Ct. 429, 432 (2016). A patent owner must prove design patent infringement by a “preponderance of the evidence.” *L.A. Gear, Inc. v. Thom McAn Shoe Co.*, 988 F.2d 1117, 1124 (Fed. Cir. 1993.).

28. Only the novel, ornamental features of a patented design are protected by a design patent. In other words, the scope of a design patent does not extend to any functional elements. *Richardson v. Stanley Works, Inc.*, 597 F.3d 1288, 1293 (Fed. Cir. 2010) (district court “properly factored out the functional aspects of Richardson’s design as part of its claim construction.”); *Amini Innovation Corp. v. Anthony California, Inc.*, 439 F.3d 1365, 78 U.S.P.Q.2d 1147 (Fed. Cir. 2006) (“The trial court is correct to factor out the functional aspects of various design elements”). To that end, a claimed design “must be construed in order to identify the non-functional aspects of the design as shown in the patent.” *Richardson*, 597 F.3d at 1293; *see also Egyptian Goddess*, 543 F.3d at 680 (“a trial court can usefully guide the finder of fact by addressing a number of other issues that bear on the scope of the claim [such as] distinguishing between those features of the claimed design that are ornamental and those that are purely functional . . .”).

29. The “ordinary observer” test is used to determine whether a design patent is infringed: “if, in the eye of an ordinary observer, giving such attention as a purchaser usually gives, two designs are substantially the same, if the resemblance is such as to deceive such an ordinary observer, inducing him to purchase one supposing it to be the other, the first one patented is infringed by the other. *Gorham Mfg. Co. v. White*, 81 U.S. 511, 528, 20 L. Ed. 731 (1871); *see also Egyptian Goddess*, 543 F.3d at 678. This comparison is limited to the ornamental features of a design. *See, e.g., Read Corp. v. Portec, Inc.*, 970 F.2d 816, 825 (Fed. Cir. 1992), overruled in part on other grounds by *Markman v. Westview Instruments, Inc.*, 52 F.3d 967 (Fed. Cir. 1995), *aff’d*, 517 U.S. 370 (1996) (“[A] design is composed of functional as well as ornamental features, to prove infringement a patent owner must establish that an ordinary person would be deceived by reason of the common features in the claimed and accused design which are ornamental.”); *OddzOn Products, Inc. v. Just Toys, Inc.*, 122 F.3d 1396, 1405 (Fed. Cir. 1997) (“If ... a design

contains both functional and ornamental features, the patentee must show that the perceived similarity is based on the ornamental features of the design. The patentee must establish that an ordinary person would be deceived by reasons of the common features in the claimed and accused designs which are ornamental.” (internal quotes omitted).

30. The first step of the infringement analysis is a direct comparison of the claimed and accused designs. If a properly construed claimed design and accused design are “sufficiently distinct,” the analysis ends. *Egyptian Goddess*, 543 F.3d at 678. If not, then “resolution of the question whether the ordinary observer would consider the two designs to be substantially the same will benefit from a comparison of the claimed and accused designs with the prior art.” *Egyptian Goddess*, 543 F.3d at 678. This three-way comparison of (1) the accused design with (2) the patented design and (3) the prior art is intended to provide a frame of reference for the infringement analysis, which can help the hypothetical ordinary observer better notice differences among the designs. *See Egyptian Goddess*, 543 F.3d 665, 678 (“differences between the claimed and accused designs that might not be noticeable in the abstract can become significant to the hypothetical ordinary observer who is conversant with the prior art.”) The burden of production of that prior art is on the accused infringer because “[t]he accused infringer is the party with the motivation to point out close prior art, and in particular to call to the court's attention the prior art that an ordinary observer is most likely to regard as highlighting the differences between the claimed and accused design.” *Egyptian Goddess*, 543 F. 3d at 678. The ordinary observer is presumed to be aware of all the pertinent prior art. *In re Carlson*, 983 F.2d 1032 (Fed. Cir. 1993); *Egyptian Goddess*, 543 F.3d at 678.

31. The overall appearance of the designs must be substantially similar for infringement to be found. Infringement analysis requires a determination of whether the patented design as a

whole is substantially similar in appearance to the accused design, and the patented and accused designs do not have to be identical for design patent infringement to be found. *Braun Inc. v. Dynamics Corp. of Am.*, 975 F.2d 815, 820 (Fed. Cir. 1992). It is the visual appearance of a design as a whole, and the visual impression it creates, which is key to determining infringement. *OddzOn*, 122 F.3d 1396. Because the focus should be on the design as a whole, courts have cautioned against doing an “element by element” analysis. *Amini Innovation Corp. v. Anthony California, Inc.*, 439 F.3d 1365, 1372 (Fed. Cir. 2006) (“the trial court mistakenly analyzed each element separately instead of analyzing the design as a whole from the perspective of an ordinary observer.”). I understand that the ornamental features illustrated in all figures of a design patent must be considered in the infringement analysis. *See Tristar Prod., Inc. v. E. Mishan & Sons, Inc.*, No. CV 17-1204 (RMB/JS), 2017 WL 1404315, at *3 (D.N.J. Apr. 19, 2017).

32. Differences between the claimed and accused designs cannot be ignored. I, 836 F.2d 521, 527–28 (Fed. Cir. 1987) (“Contrary to [the patentee]’s intimation, differences between patented and accused designs are not irrelevant. Courts should take into account similarities and differences in determining ‘if in the eye of an ordinary observer, giving such attention as a purchaser usually gives, two designs are substantially the same, if the resemblance is such as to deceive such an observer, inducing him to purchase one supposing one to be the other.’”)

C. Damages¹

33. “[T]he amount of a prevailing party’s damages is a finding of fact on which the plaintiff bears the burden of proof by a preponderance of the evidence.” *Smithkline Diagnostics, Inc. v. Helena Labs. Corp.*, 926 F.2d 1161, 1164 (Fed. Cir. 1991).

¹ ClearOne reserves the right to identify additional issues of law related to reasonable royalty damages if the Court sustains Shure’s forthcoming objection on D.I. 575.

34. Under 35 U.S.C. § 289, upon a finding of infringement of a design patent, the defendant can be liable for its total profits on the article of manufacture.

35. “[I]n the case of a multicomponent product, the relevant ‘article of manufacture’ for arriving at a §289 damages award need not be the end product sold to the consumer but may be only a component of that product.” *Samsung Elecs. Co. v. Apple Inc.*, 137 S. Ct. 429, 431 (2016). However, the Supreme Court did not set out a “test” by which to determine whether the relevant Article of Manufacture is a component of the infringing product, or the entirety of the infringing product, but instead reasoned that “the factfinder should identify the article in which the design prominently features, and that most fairly may be said to embody the defendant’s appropriation of the plaintiff’s innovation.” *Id.*; *Apple Inc. v. Samsung Elecs. Co.*, 2017 WL 4776443 at *7 (N.D. Cal. Oct. 22, 2017).

36. The following four-factor test, to assist the finder of fact in determining the appropriate article of manufacture, was proposed by the DOJ and adopted by the Northern District of California Court in its ruling in *Apple v Samsung* as well as other district courts. *See Apple Inc. v. Samsung Elecs. Co.*, 2017 WL 4776443 at *8 (N.D. Cal. Oct. 22, 2017); *see also* Final Jury Instructions, *Apple Inc. v. Samsung Electronics Co. Ltd.*, No. 5:11-cv-01846-LHK (N.D. Cal. May 18, 2018), p. 41; Jury Instructions, *Columbia Sportswear North America, Inc. v. Seirus Innovative Accessories, Inc.*, No. 3:17-cv-1781-HZ (S.D. Cal. Sept. 29, 2017), p. 16. In determining the article of manufacture, the DOJ test consists of the following proposed factors that the finder of fact should look to when determining the proper article of manufacture: (1) The scope of the design claimed in the plaintiff’s patent, including the drawing and written description; (2) The relative prominence of the design within the product as a whole; (3) Whether the design is conceptually distinct from the product as a whole; and (4) The physical relationship between the patented design

and the rest of the product, including whether the design pertains to a component that a user or seller can physically separate from the product as a whole, and whether the design is embodied in a component that is manufactured separately from the rest of the product, or if the component can be sold separately. *Apple Inc. v. Samsung Elecs. Co.*, 2017 WL 4776443 at *8 (N.D. Cal. Oct. 22, 2017).

37. “If the rule be established that a design for a case enables the owner to collect damages for the case not only, but for the contents of the case as well, it will lead to results which shock the conscience.” *Bush & Lan Piano Co. v. Becker Bros.* (“*Piano I*”), 222 F. 904, 905 (2d Cir. 1915). “We are clearly of the opinion that ... giving the owner of a design patent [of] a receptacle intended to hold an expensive article of manufacture the profits made on the sale of the receptacle and its contents, must certainly lead to inequitable results and cannot be sustained.” *Id.* at 904-905; *see also Bush & Lane Piano Co. v. Becker Bros.* (“*Piano II*”), 234 F. 79, 81-82 (2d Cir. 1916) (noting that a “[book] binding and the printed record of thought respond to different concepts; they are different articles.”).

38. The plaintiff bears both the burden of production and persuasion in identifying the article of manufacture and total profit on the sale of that article. *Apple Inc. v. Samsung Elecs. Co. Ltd.*, No. 11-1846, 2017 WL 4776443, at *13–14 (N.D. Cal. Oct. 22, 2017); *Junker v. Med. Components, Inc.*, No. CV 13-4606, 2021 WL 131340, at *31 (E.D. Pa. Jan. 14, 2021). If the plaintiff satisfies its burden on these issues, then the burden shifts to the defendant to produce evidence of an alternative article of manufacture and any deductible expenses. *Apple Inc.*, 2017 WL 4776443, at *13–14; *Junker*, 2021 WL 131340 at *31 (citing *Henry Hanger & Display Fixture Corp. of Am. V. Sel-O-Rak Corp.*, 270 F.2d 635, 643 (5th Cir. 1959) (“The burden of establishing the nature and amount of [deductible costs], as well as their relationship to the infringing product,

is on the defendants.”)).

39. Profit is determined by deducting certain expenses from gross revenue. Gross revenue is all of the infringer’s receipts from using the design in the sale of the infringing products (for a single component article of manufacture) or sale of the infringing component(s) (for multi-component articles of manufacture). Shure has the burden of proving ClearOne’s gross revenue by a preponderance of the evidence. *Nike, Inc. v. Wal-Mart Stores, Inc.*, 138 F.3d 1437, 1447-48 (Fed. Cir. 1998); *Braun, Inc. v. Dynamics Corp. of Am.*, 975 F.2d 815, 824 (Fed. Cir. 1992); *Trans-World Mfg. Corp. v. Al Nyman & Sons, Inc.*, 750 F.2d 1552, 1566-68 (Fed. Cir. 1984); *Bergstrom v. Sears, Roebuck & Co.*, 496 F. Supp. 476, 495 (D. Minn. 1980).

40. Expenses can include costs incurred in producing the gross revenue, such as the cost of the goods. Other costs may be included as deductible expenses if they are directly attributable to the sales of the infringing products resulting in a nexus between the infringing products and the expense. ClearOne has the burden of proving the deductible expenses and the portion of the profit attributable to factors other than use of the infringed design by a preponderance of the evidence. *Nike, Inc. v. Wal-Mart Stores, Inc.*, 138 F.3d 1437, 1447-48 (Fed. Cir. 1998).

41. To obtain a permanent injunction, a patent holder must show “(1) that it has suffered an irreparable injury; (2) that remedies available at law . . . are inadequate to compensate for that injury; (3) that, considering the balance of hardships between the plaintiff and defendant, a remedy in equity is warranted; and (4) that the public interest would not be disserved by a permanent injunction.” *eBay Inc. v. MercExchange, L.L.C.*, 547 U.S. 388, 391 (2006). The moving party “bears the burden of producing evidence sufficient to convince the court that [the preliminary injunction factors weigh in favor of granting an injunction.]” *Bus Air, LLC v. Woods*, No. CV 19-1435-RGA-CJB, 2019 WL 6329046, at *7 (D. Del. Nov. 26, 2019) (citing *ECRI v. McGraw-Hill*,

Inc., 809 F.2d 223, 226 (3d Cir. 1987)), *report and recommendation adopted* 2019 WL 8137577 (D. Del. Dec. 17, 2019). “[T]he decision whether to grant or deny injunctive relief rests within the equitable discretion of the district courts, and ... such discretion must be exercised consistent with traditional principles of equity[.]” *eBay*, 547 U.S. at 394.

EXHIBIT 6

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0001	2017 02 07	Certified U S Patent No 9,565,493 B2 (Abraham et al), Array Microphone System And Method Of Assembling The Same						
X0002	2015 04 30	Certified U S File History of U S Patent No 9,565,493, Application No 14/701,376						402/403
X0003	2019 11 05	Certified U S Patent No D865,723 (Cho et al), Array Microphone Assembly						
X0004	2019 08 06	Certified U S File History of U S Patent No D865,723, Application No 29/700,875						
X0005	2016 02 09	Shure Debuts Microflex Advance Ceiling and Table Array Microphones, Shure's website						401; 402/403; 802; 901; 1002
X0006	2019 03 00	BMA CT, Quick-Start Guide (rev 2 4, March 2019)						Technical Issue
X0007	2019 00 00	BMA CT, Datasheet (Rev 2 0, 2019)						
X0008	2019 00 00	BMA CT Specifications						401; 402/403; 602; 901
X0009	2019 00 00	BMA CT Product Overview						401; 402/403; 602; 901
X0020	2020 02 06	Subpoena to Testify at a Deposition issued to Unified Technology Systems, Inc			Payne 001	Payne, Bill	2020 05 07	401; 402/403
X0021	2019 01 28	[REDACTED]	UNIFIED_013378	UNIFIED_013379	Payne 002	Payne, Bill	2020 05 08	401; 402/403; 602; 901
X0022	2019 03 26	[REDACTED]	UNIFIED_008802	UNIFIED_008802	Payne 003	Payne, Bill	2020 05 09	401; 402/403; 602; 802; 901
X0023	2019 08 12	[REDACTED]	UNIFIED_010427	UNIFIED_010430	Payne 007A	Payne, Bill	2020 05 13	401; 402/403; 602; 802; 901
X0024	2019 09 12	[REDACTED] tion	UNIFIED_014582	UNIFIED_014582	Payne 007B	Payne, Bill	2020 05 14	401; 402/403; 602; 901
X0025	2019 08 29	Letter from N Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	UNIFIED_014583	UNIFIED_014583	Payne 008	Payne, Bill	2020 05 15	401; 402/403; 602; 901
X0026	2019 02 04	[REDACTED]	UNIFIED_010615	UNIFIED_010616	Payne 009	Payne, Bill	2020 05 16	401; 402/403; 602; 901
X0027	2019 02 05	[REDACTED]	UNIFIED_012085	UNIFIED_012087	Payne 010	Payne, Bill	2020 05 17	401; 402/403; 602; 802; 901
X0028	2019 03 00	BMA CT Beamforming Microphone Array Ceiling Tile (March 2019), ClearOne presentation	UNIFIED_008740	UNIFIED_008768	Payne 011	Payne, Bill	2020 05 18	402/403; 602; 901
X0029	2019 02 05	[REDACTED]	UNIFIED_012067	UNIFIED_012071	Payne 012	Payne, Bill	2020 05 18	401; 402/403; 602; 701; 802; 901
X0040	2019 02 21	[REDACTED] 0	HWPCO000074	HWPCO000075	Oates 002	Oates, Patrick	2020 05 13	401; 402/403; 602; 802; 901
X0041	2019 03 11	[REDACTED]	HWPCO000077	HWPCO000077	Oates 003	Oates, Patrick	2020 05 13	401; 402/403; 602; 802; 901
X0042	2019 03 25	[REDACTED]	HWPCO000092	HWPCO000092	Oates 004	Oates, Patrick	2020 05 13	401; 402/403; 602; 901
X0043	2019 08 09	[REDACTED]	HWPCO000137	HWPCO000139	Oates 005	Oates, Patrick	2020 05 13	402/403; 802; 901
X0044	2019 09 04	[REDACTED]	HWPCO000160	HWPCO000161	Oates 006	Oates, Patrick	2020 05 13	106; 401; 402/403; 602; 802; 901
X0045	2019 08 29	Letter from N Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	HWPCO000162	HWPCO000162	Oates 007	Oates, Patrick	2020 05 13	401; 402/403; 602; 901; Cumulative
X0046		TeamConnect Ceiling 2 Ceiling microphone array Product Specification from Sennheiser electronic GmbH & Co KG			Oates 008	Oates, Patrick	2020 05 13	401; 402/403; 602; 802; 901
X0047	2019 01 31	[REDACTED]	HWPCO000052	HWPCO000053	Oates 009	Oates, Patrick	2020 05 13	401; 402/403; 602; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0048	2019 01 25	Press release: ClearOne Prevails Against Shure in Trial Before the U S Patent & Trademark Office - U S Patent and Trademark Office upholds validity of ClearOne beamforming patent			Oates 010	Oates, Patrick	2020 05 13	401; 402/403
X0049	2019 03 11	[REDACTED]	HWPCO000078	HWPCO000079	Oates 011	Oates, Patrick	2020 05 13	401; 402/403; 602; 802; 901
X0060	2019 12 19	[REDACTED]	HWPCO000204	HWPCO000206	Oates 013	Oates, Patrick	2020 05 13	401; 402/403; 602; 802; 901
X0061	2019 03 12	[REDACTED]	HWPCO000080	HWPCO000081	Oates 014	Oates, Patrick	2020 05 13	401; 402/403; 602; 802; 901
X0062	2019 05 17	[REDACTED]	HIGHWAY_0020	HIGHWAY_0020	Yates 002	Yates, Glenn	2020 05 15	401; 402/403; 602; 802; 901; Cumulative
X0063	2019 05 14	[REDACTED]	HIGHWAY_0032	HIGHWAY_0032	Yates 003	Yates, Glenn	2020 05 15	401; 402/403; 602; 901
X0064	2019 08 09	[REDACTED]	HIGHWAY_0122	HIGHWAY_0125	Yates 004	Yates, Glenn	2020 05 15	402/403; 602; 802; 901
X0065	2019 08 29	Letter from N Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration			Yates 005	Yates, Glenn	2020 05 15	401; 402/403; Cumulative
X0066		TeamConnect Ceiling 2 Ceiling microphone array Product Specification from Sennheiser electronic GmbH & Co KG			Yates 007	Yates, Glenn	2020 05 15	401; 402/403; 602; 802; 901
X0067	2020 03 23	Email from G Yates to K Smith, T Valley re C1 Follow-up	HIGHWAY_0018	HIGHWAY_0019	Yates 012	Yates, Glenn	2020 05 15	401; 402/403; 602; 802; 901
X0068	2019 05 13	Commerical Integrator article: ClearOne and Shure: History of Their Legal Dispute Over Beamforming Microphone Arrays			Yates 013	Yates, Glenn	2020 05 15	401; 402/403; 602; 701; 802; 901
X0069		Bencsik line card	BENCSIK_000001	BENCSIK_000001	Bencsik 001	Bencsik, Chris	2020 05 28	401; 402/403; 602; 901
X0080	2020 04 15	Subpoena to Testify at a Deposition issued to Bencsik Associates, Inc			Bencsik 002	Bencsik, Chris	2020 05 28	401; 402/403
X0081		TeamConnect Ceiling 2 Ceiling microphone array Product Specification from Sennheiser electronic GmbH & Co KG			Bencsik 003	Bencsik, Chris	2020 05 28	401; 402/403; 602; 802; 901; Cumulative
X0082	2019 04 11	[REDACTED]	BENCSIK_000099	BENCSIK_000101	Bencsik 004	Bencsik, Chris	2020 05 28	402/403; 602; 901
X0083	2019 05 30	[REDACTED]	BENCSIK_000016	BENCSIK_000017	Bencsik 005	Bencsik, Chris	2020 05 28	401; 402/403; 602; 802; 901
X0084		ClearOne North America Dealer Pricing Guide, effective February 26, 2019			Bencsik 006	Bencsik, Chris	2020 05 28	402/403; 602; 901
X0085	2019 05 28	[REDACTED]	BENCSIK_000021	BENCSIK_000022	Bencsik 007	Bencsik, Chris	2020 05 28	401; 402/403; 602; 802; 901; Cumulative
X0086	2019 06 04	[REDACTED]	BENCSIK_000026	BENCSIK_000026	Bencsik 008	Bencsik, Chris	2020 05 28	401; 402/403; 602; 802; 901; Cumulative
X0087	2019 01 25	[REDACTED]	BENCSIK_000112	BENCSIK_000114	Bencsik 010	Bencsik, Chris	2020 05 28	401; 402/403; 602; 901
X0088	2019 01 25	[REDACTED]	CLRONEDE-00004445	CLRONEDE-00004447	Bencsik 014	Bencsik, Chris	2020 05 28	401; 402/403
X0089	2019 01 25	[REDACTED]	CLRONEDE-00005711	CLRONEDE-00005713	Bencsik 015	Bencsik, Chris	2020 05 28	401; 402/403; Cumulative
X0200	2020 00 00	[REDACTED]			Kessler 002	Kessler, Richard Alan	2020 06 05	401; 402/403; 602; 901
X0201	2019 08 29	Letter from N Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	WPS_000016	WPS_000016	Kessler 012	Kessler, Richard Alan	2020 06 05	401; 402/403; 602; 901; Cumulative
X0202		ClearOne Connections Tour	CLRONEDE-00008749	CLRONEDE-00008749	Kessler 017	Kessler, Richard Alan	2020 06 05	401; 402/403
X0203	2019 08 09	[REDACTED]	WPS_000025	WPS_000027	Kessler 018	Kessler, Richard Alan	2020 06 05	402/403; 602; 802; 901
X0204		Nailor, Ceiling Diffusers	CLRONEDE-00007756	CLRONEDE-00007756	Bullard 005	Bullard, Jonathan R	2020 06 08	106; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X0205	2019 03 26	[REDACTED]	UNIFED_008802	UNIFED_008802	Bullard 008	Bullard, Jonathan R	2020 06 08	401; 402/403; 602; 802; 901
X0206	2016 00 00	ClearOne Beamforming Microphone Array Data Sheet			Bullard 010	Bullard, Jonathan R	2020 06 08	401; 402/403
X0207		Nailor, Ceiling Diffusers	CLRONEDE-00007756	CLRONEDE-00007756	Staples 004	Staples, Jason	2020 06 10	106; Cumulative
X0208	2019 05 17	[REDACTED] its	HIGHWAY_0020	HIGHWAY_0020	Staples 009	Staples, Jason	2020 06 10	401; 402/403; 602; 802; 901; Cumulative
X0209		Pre Acoustics, Drop Ceiling Tile 2x2 Speakers	SHUREDDEL00050813	SHUREDDEL00050813	Staples 010	Staples, Jason	2020 06 10	602; 802; 901
X0210	2016 00 00	ClearOne Beamforming Microphone Array Data Sheet			Staples 011	Staples, Jason	2020 06 10	401; 402/403; Cumulative
X0211		Global Sales Leadership Meeting - Hong Kong Dec 14-15, 2018	SHUREDDEL00033191	SHUREDDEL00033204	Schanz1 002	Schanz, James	2020 06 22	401; 402/403; 602; 802; 901
X0212		BMA CT Diagram	SHUREDDEL00034332	SHUREDDEL00034332	Schanz1 005	Schanz, James	2020 06 22	401; 402/403; 602; 802; 901
X0213	2019 03 07	[REDACTED]	SHUREDDEL00035618	SHUREDDEL00035619	Schanz1 007	Schanz, James	2020 06 22	602; 802; 901
X0214		Shure PowerPoint presentation	SHURE598972	SHURE599004	Schanz1 009	Schanz, James	2020 06 22	401; 402/403; 602; 802; 901
X0215	2019 11 05	U S Patent No D865,723 (Cho et al), Array Microphone Assembly			Lantz 011	Lantz, Gregory	2020 06 23	Cumulative; Technical Issue
X0216	2020 00 00	Partners + Certifications - CTSI			Wilson 001	Wilson, Michael	2020 06 23	401; 402/403; 602; 802; 901; Technical Issue
X0217	2019 02 22	[REDACTED]	CTSI_001	CTSI_001	Wilson 002	Wilson, Michael	2020 06 23	401; 402/403; 602; 901
X0218	2016 00 00	ClearOne Beamforming Microphone Array Data Sheet			Wilson 008	Wilson, Michael	2020 06 23	401; 402/403; Cumulative
X0219		Q&A in Response to Recent Us Court Ruling on Shure MXA910			Wilson 009	Wilson, Michael	2020 06 23	402/403; 602; 802; 901
X0220	2019 08 29	[REDACTED]	CTSI_025	CTSI_026	Wilson 010	Wilson, Michael	2020 06 23	401; 402/403; 602; 901
X0221	2019 01 25	Press release: ClearOne Prevails Against Shure in Trial Before the U S Patent & Trademark Office - U S Patent and Trademark Office upholds validity of ClearOne beamforming patent			Wilson 011	Wilson, Michael	2020 06 23	401; 402/403; 602; 901
X0222		Stem Ceiling, Conference Room Ceiling Microphone			Graham1-1343 001	Graham, Derek	2020 07 10	401; 402/403; 602; 802; 901
X0223		Armstrong Random Textured Square Edge 2 ft x 2 ft x 5/8 in Lay-in Panel			Graham1-1343 002	Graham, Derek	2020 07 10	401; 402/403; 602; 802; 901
X0224		ClearOne BMA CT fact sheet			Graham1-1343 003	Graham, Derek	2020 07 10	602; 901; Cumulative; Technical Issue
X0225	2020 05 22	ClearOne, Inc 's Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's First Set of Interrogatories (Nos 4, 5, 6, 12), Case No 19-1343 (D Del)			Graham1-1343 004	Graham, Derek	2020 07 10	106; 402/403; 602; 901
X0226	2019 11 05	U S Patent No D865,723 (Cho et al), Array Microphone Assembly			Graham1-1343 005	Graham, Derek	2020 07 10	Cumulative
X0227		ClearOne BMA Ceiling Tile drawings	CLRONE-00339555	CLRONE-00339568	Graham1-1343 006	Graham, Derek	2020 07 10	401; 402/403
X0228	2018 00 00	[REDACTED]	CLRONE-00730846	CLRONE-00730847	Graham1-1343 009	Graham, Derek	2020 07 10	402/403
X0229	2018 09 05	[REDACTED]	CLRONE-00582594	CLRONE-00582595	Graham1-1343 010	Graham, Derek	2020 07 10	401; 402/403
X0230		[REDACTED]	CLRONEDE-00009372	CLRONEDE-00009372	Long 001	Long, Ashanti	2020 07 16	
X0231		Armstrong Random Textured Square Edge 2 ft x 2 ft x 5/8 in Lay-in Panel			Long 002	Long, Ashanti	2020 07 16	401; 402/403; 602; 802; 901; Cumulative
X0232		ClearOne BMA CT fact sheet			Long 003	Long, Ashanti	2020 07 16	602; 901; Cumulative; Technical Issue
X0233	2016 00 00	ClearOne Beamforming Microphone Array Data Sheet			Long 005	Long, Ashanti	2020 07 16	401; 402/403; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0234	2019 01 02	[REDACTED]	CLRONE-00599126	CLRONE-00599130	Long 006	Long, Ashanti	2020 07 16	402/403
X0235	2019 08 28	[REDACTED]	CLRONE-00669727	CLRONE-00669770	Long 007	Long, Ashanti	2020 07 16	402/403
X0236	2019 09 17	[REDACTED]	CLRONE-00725043	CLRONE-00725046	Long 008	Long, Ashanti	2020 07 16	106; 401; 402/403; 802
X0237	2020 02 25	Email from Clearone News re Contempt Order against Shure Coverage	CLRONEDE-00001041	CLRONEDE-00001044	Long 009	Long, Ashanti	2020 07 16	402/403
X0238		Native Excel document - Weekly Travel Report - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00001461	CLRONEDE-00001461	Long 010	Long, Ashanti	2020 07 16	402/403
X0239		Native Excel document - Weekly Report - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00006116	CLRONEDE-00006116	Long 011	Long, Ashanti	2020 07 16	402/403
X0240	2019 01 25	[REDACTED]	CLRONEDE-00004440	CLRONEDE-00004441	Long 012	Long, Ashanti	2020 07 16	401; 402/403
X0241	2019 09 10	[REDACTED]	CLRONEDE-00005929	CLRONEDE-00005930	Long 013	Long, Ashanti	2020 07 16	401; 402/403
X0242	2019 04 11	Email from Z Hakimoglu to A Long and S Floisand re Trailer BMA Demo	CLRONEDE-00008091	CLRONEDE-00008094	Long 014	Long, Ashanti	2020 07 16	402/403; 802; Cumulative
X0243		Sennheiser, TeamConnect Ceiling 2: Raise your meetings to a higher level			DiCampello 002	DiCampello, Jason	2020 07 22	401; 402/403; 602; 901
X0244	2019 03 00	Presentation, BMA CT: Beamforming Microphone Array Ceiling Tile	CLRONE-00659320	CLRONE-00659348	DiCampello 003	DiCampello, Jason	2020 07 22	402/403; Cumulative
X0245	2017 03 08	[REDACTED]	CLRONE-00168585	CLRONE-00168588	DiCampello 004	DiCampello, Jason	2020 07 22	401; 402/403
X0246	2017 04 05	[REDACTED]	CLRONE-00168195	CLRONE-00168204	DiCampello 006	DiCampello, Jason	2020 07 22	402/403
X0247	2019 10 22	[REDACTED]	CLRONE-00828866	CLRONE-00828870	DiCampello 008	DiCampello, Jason	2020 07 22	401; 402/403
X0248	2019 09 27	[REDACTED]	CLRONE-00828794	CLRONE-00828797	DiCampello 010	DiCampello, Jason	2020 07 22	401; 402/403
X0249		Native Excel document - Weekly Travel Report - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00001461	CLRONEDE-00001461	DiCampello 015	DiCampello, Jason	2020 07 22	402/403
X0250		[REDACTED]	CLRONEDE-00009372	CLRONEDE-00009372	Schnibbe 001	Schnibbe, John	2020 07 24	Cumulative
X0251	2019 08 28	[REDACTED]	CLRONE-00669727	CLRONE-00669770	Schnibbe 002	Schnibbe, John	2020 07 24	402/403; Cumulative
X0252	2019 01 16	[REDACTED]	CLRONE-00656438	CLRONE-00656445	Schnibbe 003	Schnibbe, John	2020 07 24	402/403
X0253		Native Excel document - Weekly Report - Pro Voice & AV Distribution Daily Visits Report			Schnibbe 004	Schnibbe, John	2020 07 24	402/403
X0254		Native Excel document - Weekly Report - Pro Voice & AV Distribution Daily Visits Report			Schnibbe 005	Schnibbe, John	2020 07 24	402/403
X0255	2019 05 29	[REDACTED]	CLRONE-00832187	CLRONE-00832195	Schnibbe 006	Schnibbe, John	2020 07 24	401; 402/403
X0256	2019 03 16	[REDACTED]	CLRONEDE-00005769	CLRONEDE-00005770	Schnibbe 007	Schnibbe, John	2020 07 24	401; 402/403
X0257		Native Excel document - Weekly Report - Pro Voice & AV Distribution Daily Visits Report			Schnibbe 009	Schnibbe, John	2020 07 24	402/403
X0258		Native Excel document - Weekly Report - Pro Voice & AV Distribution Daily Visits Report			Schnibbe 010	Schnibbe, John	2020 07 24	402/403
X0259		Native Excel document - Weekly Report - Pro Voice & AV Distribution Daily Visits Report			Schnibbe 011	Schnibbe, John	2020 07 24	402/403
X0260	2019 08 05	[REDACTED]	CLRONEDE-00004973	CLRONEDE-00004975	Schnibbe 012	Schnibbe, John	2020 07 24	
X0261	2020 04 01	ClearOne, Inc 's Second Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's First Set of Interrogatories (No 3), Case No 19-1343 (D Del)			Schnibbe 013	Schnibbe, John	2020 07 24	401; 402/403; 602; 901
X0262	2019 09 10	[REDACTED]	CLRONEDE-00005929	CLRONEDE-00005930	Schnibbe 014	Schnibbe, John	2020 07 24	401; 402/403
X0263		Native Excel document - Weekly Report - Pro Voice & AV Distribution Daily Visits Report			Schnibbe 015	Schnibbe, John	2020 07 24	402/403
X0264	2019 11 19	Second Amended Complaint, Case No 19-1343 (D Del)			Schnibbe 016	Schnibbe, John	2020 07 24	402/403
X0265		ClearOne BYOD Conferencing, Visual Collaboration, Collaborate Versa Pro CT			Schnibbe 017	Schnibbe, John	2020 07 24	602; 901
X0266		Native Excel document - Weekly Travel Report - Pro Voice & AV Distribution Daily Visits Report			Schnibbe 018	Schnibbe, John	2020 07 24	402/403
X0267		ClearOne BMA CT fact sheet			Weinstein3 010	Weinstein, Ira	2020 07 24	Cumulative
X0268		[REDACTED]			Wolffe 001	Wolffe, Ed	2020 08 14	401; 402/403; 602; 802; 901
X0269		[REDACTED]			Wolffe 002	Wolffe, Ed	2020 08 14	401; 402/403; 602; 802; 901
X0270		[REDACTED]			Wolffe 003	Wolffe, Ed	2020 08 14	401; 402/403; 602; 802; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0271	2019 08 07	[REDACTED]	SECOM_000001	SECOM_000022	Wolffe 006	Wolffe, Ed	2020 08 14	401; 402/403; 602; 901
X0272	2019 08 07	[REDACTED]	SECOM_000208	SECOM_000210	Wolffe 007	Wolffe, Ed	2020 08 14	401; 402/403; 602; 901
X0273	2020 02 25	[REDACTED]	SECOM_000193	SECOM_000196	Wolffe 008	Wolffe, Ed	2020 08 14	401; 402/403; 602; 901
X0274	2019 05 29	[REDACTED]	CLRONE-00832187	CLRONE-00832195	Wolffe 010	Wolffe, Ed	2020 08 14	401; 402/403
X0275	2019 02 25	[REDACTED]	CLRONEDE-00004614	CLRONEDE-00004614	Wolffe 011	Wolffe, Ed	2020 08 14	401; 402/403; 802
X0276	2019 08 08	[REDACTED]	CLRONEDE-00005021	CLRONEDE-00005044	Wolffe 012	Wolffe, Ed	2020 08 14	401; 402/403
X0277	2019 08 12	[REDACTED]	CLRONEDE-00005148	CLRONEDE-00005153	Wolffe 013	Wolffe, Ed	2020 08 14	401; 402/403
X0278	2017 04 27	[REDACTED]	SECOM_000099	SECOM_000099	Wolffe 014	Wolffe, Ed	2020 08 14	401; 402/403; 602; 901
X0279		Dobbs Stanford website, About Us			Clingman 001	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 901
X0280	2019 07 08	[REDACTED]	DOBS00000014	DOBS00000014	Clingman 002	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0281	2019 07 05	[REDACTED]	DOBS00000015	DOBS00000018	Clingman 003	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0282	2019 09 12	[REDACTED]	DOBS00002253	DOBS00002254	Clingman 004	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 901
X0283		Sennheiser, Promotion Announcement, TeamConnect Ceiling 2	DOBS00002391	DOBS00002391	Clingman 005	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0284		Sennheiser, TeamConnect Ceiling 2 Promotion Form	DOBS00002331	DOBS00002331	Clingman 006	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 901
X0285	2019 09 09	[REDACTED]	DOBS00002329	DOBS00002330	Clingman 007	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0286	2019 08 23	[REDACTED]	DOBS00002349	DOBS00002351	Clingman 008	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0287	2019 10 03	[REDACTED]	DOBS00001880	DOBS00001881	Clingman 009	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0288	2019 06 19	[REDACTED]	DOBS00000028	DOBS00000028	Clingman 011	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0289	2019 07 18	[REDACTED]	DOBS00000023	DOBS00000023	Clingman 012	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0290	2019 06 18	[REDACTED]	DOBS00000029	DOBS00000029	Clingman 013	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0291	2019 06 18	[REDACTED]	DOBS00000030	DOBS00000030	Clingman 014	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0292	2019 07 08	[REDACTED]	DOBS00000031	DOBS00000031	Clingman 015	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0293	2019 07 08	[REDACTED]	DOBS00000043	DOBS00000043	Clingman 016	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0294	2019 06 19	[REDACTED]	DOBS00000044	DOBS00000044	Clingman 017	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0295	2019 06 18	[REDACTED]	DOBS00000054	DOBS00000054	Clingman 018	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0296	2019 06 19	[REDACTED]	DOBS00000092	DOBS00000092	Clingman 019	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0297	2019 08 07	[REDACTED]	DOBS00000063	DOBS00000063	Clingman 020	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0298	2019 08 12	[REDACTED]	DOBBS00000024	DOBBS00000024	Clingman 021	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0299	2019 08 06	[REDACTED]	DOBBS00000036	DOBBS00000036	Clingman 022	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0400	2019 08 06	[REDACTED]	DOBBS00000061	DOBBS00000062	Clingman 023	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0401	2019 08 15	[REDACTED]	DOBBS00002370	DOBBS00002370	Clingman 024	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901
X0402	2019 08 06	[REDACTED]	DOBBS00000081	DOBBS00000082	Clingman 025	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901
X0403	2019 08 15	[REDACTED]	DOBBS00002371	DOBBS00002371	Clingman 026	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0404	2019 08 15	[REDACTED]	DOBBS00002372	DOBBS00002372	Clingman 027	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0405	2019 09 13	[REDACTED]	DOBBS00000033	DOBBS00000033	Clingman 028	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0406	2019 09 16	[REDACTED]	DOBBS00002041	DOBBS00002043	Clingman 029	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901
X0407	2019 08 23	[REDACTED]	DOBBS00000083	DOBBS00000083	Clingman 030	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 901
X0408	2019 10 04	[REDACTED]	DOBBS00000084	DOBBS00000084	Clingman 031	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901
X0409	2019 11 26	[REDACTED]	DOBBS00000073	DOBBS00000074	Clingman 032	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0410	2019 09 30	[REDACTED]	DOBBS00000079	DOBBS00000080	Clingman 033	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0411	2019 08 06	[REDACTED]	DOBBS00000061	DOBBS00000062	Clingman 034	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901; Cumulative
X0412	2019 11 26	[REDACTED]	DOBBS00000073	DOBBS00000074	Clingman 035	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901; Cumulative
X0413	2020 05 19	[REDACTED]	DOBBS00000237	DOBBS00000240	Clingman 036	Clingman, Darrell M	2020 08 19	401; 402/403; 602; 802; 901
X0414	2019 11 25	[REDACTED]	DOBBS00000922	DOBBS00000923	Clingman 037	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901
X0415	2019 07 25	[REDACTED]	DOBBS00002408	DOBBS00002410	Clingman 038	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901
X0416	2019 10 15	[REDACTED]	DOBBS00001582	DOBBS00001582	Clingman 039	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901
X0417		Native Excel document			Clingman 040	Clingman, Darrell M	2020 08 19	402/403; 602; 802; 901
X0418		Audio BIZ linecard and territory			Mickel 001	Mickel, Beth	2020 09 23	401; 402/403; 602; 802; 901
X0419	2016 02 09	Shure, Shure Debuts Microflex Advance Ceiling and Table Array Microphones			Mickel 002	Mickel, Beth	2020 09 23	402/403; 602; 802; 901
X0420	2019 02 04	ClearOne press release: ClearOne Debuts Patent Ceiling Tile Beamforming Mic Array with a Superior Architecture for Reduced Complexity and Cost: Built in acoustic echo cancellation, noise cancellation, and beam selection eliminate the need for per-beam processing in a DSP mixer - requiring fewer DSP mixer resources			Mickel 003	Mickel, Beth	2020 09 23	Technical Issue
X0421	2016 01 00	Shure, Microflex Advance: The Invisible Audio Solution for AV Conferencing			Mickel 004	Mickel, Beth	2020 09 23	402/403; 602; 802; 901; Technical Issue
X0422	2019 12 05	[REDACTED]	AUDIOBIZ_000096	AUDIOBIZ_000099	Mickel 024	Mickel, Beth	2020 09 23	402/403; 602; 802; 901
X0423		ClearOne Beamforming Microphone Array Data Sheet			Mickel 032	Mickel, Beth	2020 09 23	401; 402/403; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X0424	2013 04 29	[REDACTED]	CLRONE-00339754	CLRONE-00339756	Christensen 002	Christensen, Clifton	2020 10 07	401; 402/403
X0425		ClearOne BMA CT fact sheet			Christensen 003	Christensen, Clifton	2020 10 07	Cumulative
X0426	2018 07 31	Exhibit 16 - [REDACTED]			Christensen 004	Christensen, Clifton	2020 10 07	402/403
X0427		Document Change Request (DCR) - Produced in Native Format	CLRONE-00640843	CLRONE-00640843	Christensen 005	Christensen, Clifton	2020 10 07	402/403
X0428		Document Change Request (DCR) - Produced in Native Format	CLRONE-00737594	CLRONE-00737594	Christensen 006	Christensen, Clifton	2020 10 07	402/403
X0429		Exhibit 4 to the Declaration of Paul Hatch in Support of Plaintiffs' Motion for Preliminary Injunction			Christensen 007	Christensen, Clifton	2020 10 07	402/403; 602; 802; 901; Inadmissible expert report
X0430	2017 04 18	U S Patent No D784,299 S (Cho et al), Array Microphone Assembly			Christensen 009	Christensen, Clifton	2020 10 07	402/403; Cumulative; Technical Issue
X0431	2019 11 05	U S Patent No D865,723 S (Cho et al), Array Microphone Assembly			Christensen 010	Christensen, Clifton	2020 10 07	Cumulative; Technical Issue
X0432	2019 00 00	ClearOne Concise Catalog AV Solutions & Cloud Collaboration Services 2019			Hakimoglu1-1343 001	Hakimoglu, Zee	2020 10 08	Technical Issue
X0433		ClearOne Beamforming Microphone Array Data Sheet			Hakimoglu1-1343 002	Hakimoglu, Zee	2020 10 08	401; 402/403; Cumulative; Technical Issue
X0434	2020 03 30	SEC Form 10-K for ClearOne, 2019			Hakimoglu1-1343 003	Hakimoglu, Zee	2020 10 08	402/403
X0435	2020 05 22	ClearOne, Inc 's Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's First Set of Interrogatories (Nos 4, 5, 6, 12), Case No 19-1343 (D Del)			Hakimoglu1-1343 004	Hakimoglu, Zee	2020 10 08	402/403; 602; 901
X0436	2018 09 21	[REDACTED]	CLRONE-00573552	CLRONE-00573552	Hakimoglu1-1343 005	Hakimoglu, Zee	2020 10 08	
X0437	2018 10 01	[REDACTED]	CLRONEDE-00040526	CLRONEDE-00040526	Hakimoglu1-1343 006	Hakimoglu, Zee	2020 10 08	
X0438	2020 07 14	ClearOne, Inc 's Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Second Set of Interrogatories (Nos 16 & 17), Case No 19-1343 (D Del)			Hakimoglu1-1343 007	Hakimoglu, Zee	2020 10 08	402/403; 602; 901
X0439		4 Photographs	CLRONEDE-00047566	CLRONEDE-00047569	Hakimoglu1-1343 009	Hakimoglu, Zee	2020 10 08	402/403; Technical Issue
X0440		Engineering Deliverable - Weekly Progress Tracking - September 29, 2020			Hakimoglu1-1343 010	Hakimoglu, Zee	2020 10 08	402/403
X0441	2019 03 18	[REDACTED]	CLRONE-00724740	CLRONE-00724742	Hakimoglu1-1343 012	Hakimoglu, Zee	2020 10 08	402/403; 701; 802
X0442	2017 04 27	[REDACTED]	CLRONE-00289454	CLRONE-00289455	Hakimoglu1-1343 013	Hakimoglu, Zee	2020 10 08	402/403
X0443	2017 07 07	[REDACTED]	CLRONEDE-00003518	CLRONEDE-00003522	Hakimoglu1-1343 014	Hakimoglu, Zee	2020 10 08	402/403; 802
X0444	2019 04 11	[REDACTED]	CLRONEDE-00008087	CLRONEDE-00008090	Hakimoglu1-1343 015	Hakimoglu, Zee	2020 10 08	401; 402/403; 802; Cumulative
X0445	2019 08 29	Letter from N Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	CLRONEDE-00009367	CLRONEDE-00009367	Hakimoglu1-1343 016	Hakimoglu, Zee	2020 10 08	401; 402/403; Cumulative
X0446		LinkedIn Post regarding ClearOne and Shure			Hakimoglu1-1343 017	Hakimoglu, Zee	2020 10 08	401; 402/403; 602; 802; 901; Technical Issue
X0447	2015 03 10	[REDACTED]	CLRONE-00357655	CLRONE-00357655	Hakimoglu1-1343 018	Hakimoglu, Zee	2020 10 08	106; 401; 402/403
X0448	2018 08 09	[REDACTED]	CLRONE-00648749	CLRONE-00648752	Hakimoglu1-1343 019	Hakimoglu, Zee	2020 10 08	401; 402/403; 701; 802
X0449	2019 02 04	[REDACTED]	CLRONEDE-00011404	CLRONEDE-00011405	Ambion 001	Ambion, Jason	2020 10 27	401; 402/403
X0450	2019 02 28	[REDACTED]	CLRONEDE-00011494	CLRONEDE-00011496	Ambion 002	Ambion, Jason	2020 10 27	402/403

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0451	2019 04 02	[REDACTED]	CLRONEDE-00015821	CLRONEDE-00015823	Ambion 003	Ambion, Jason	2020 10 27	401; 402/403
X0452	2019 05 30	[REDACTED]	CLRONEDE-00011556	CLRONEDE-00011558	Ambion 004	Ambion, Jason	2020 10 27	401; 402/403
X0453		Excel spreadsheet of weekly MC & UC IT Channel Distribution Daily Visits Reports	CLRONEDE-00013757	CLRONEDE-00013757	Ambion 005	Ambion, Jason	2020 10 27	402/403
X0454	2019 06 30	[REDACTED]	CLRONEDE-00013907	CLRONEDE-00013911	Ambion 006	Ambion, Jason	2020 10 27	401; 402/403
X0455	2019 08 05	[REDACTED]	CLRONEDE-00013509	CLRONEDE-00013509	Ambion 007	Ambion, Jason	2020 10 27	402/403
X0456	2019 08 06	[REDACTED]	CLRONEDE-00013934	CLRONEDE-00013934	Ambion 008	Ambion, Jason	2020 10 27	402/403
X0457	2019 08 29	[REDACTED]	CLRONEDE-00002792	CLRONEDE-00002793	Ambion 009	Ambion, Jason	2020 10 27	401; 402/403
X0458	2019 09 20	[REDACTED]	CLRONEDE-00025602	CLRONEDE-00025603	Ambion 010	Ambion, Jason	2020 10 27	401; 402/403
X0459	2019 09 23	[REDACTED]	CLRONEDE-00013403	CLRONEDE-00013410	Ambion 011	Ambion, Jason	2020 10 27	401; 402/403
X0460		Excel spreadsheet of weekly MC & UC IT Channel Distribution Daily Visits Reports	CLRONEDE-00014027	CLRONEDE-00014027	Ambion 012	Ambion, Jason	2020 10 27	402/403
X0461	2020 03 11	[REDACTED]	CLRONEDE-00013774	CLRONEDE-00013775	Ambion 013	Ambion, Jason	2020 10 27	401; 402/403
X0462		Web page of Pro Tech Marketing			Tunnell 001	Tunnell, Shane M	2020 11 10	401; 402/403; 602; 802; 901
X0463	2016 02 09	Shure, Shure Debuts Microflex Advance Ceiling and Table Array Microphones			Tunnell 002	Tunnell, Shane M	2020 11 10	402/403; 602; 802; 901; Technical Issue
X0464	2019 12 17	[REDACTED]	PROTECH002231	PROTECH002234	Tunnell 004	Tunnell, Shane M	2020 11 10	402/403; 602; 802; 901
X0465	2019 09 03	[REDACTED]	SHURE943691	SHURE943692	Valley 027	Valley, Timothy	2020 11 17	401; 402/403; 602; 802; 901
X0466	2020 01 16	[REDACTED]	SHURE940813	SHURE940813	Valley 051	Valley, Timothy	2020 11 17	402/403; 802
X0467		Photograph of ceiling tile	CLRONEDE-00048218	CLRONEDE-00048218	Graham2-1343 004	Graham, Derek	2020 11 19	Technical Issue
X0468		Photograph of ceiling tile pattern	CLRONEDE-00047984	CLRONEDE-00047984	Graham2-1343 005	Graham, Derek	2020 11 19	402/403; 602; 901; Technical Issue
X0469		Photograph of ceiling tile pattern	CLRONEDE-00047988	CLRONEDE-00047988	Graham2-1343 006	Graham, Derek	2020 11 19	402/403; 602; 901; Cumulative; Technical Issue
X0470		Exhibits 16 through 30			Graham2-1343 007	Graham, Derek	2020 11 19	402/403; Cumulative
X0471		ClearOne BMA CT fact sheet			Hakimoglu2-1343 001	Hakimoglu, Zee	2020 11 19	Cumulative
X0472		ClearOne BMA 360 fact sheet			Hakimoglu2-1343 002	Hakimoglu, Zee	2020 11 19	
X0473	2019 02 20	ClearOne Organizational Charts	CLRONE-00561399	CLRONE-00561410	Hakimoglu2-1343 003	Hakimoglu, Zee	2020 11 19	401; 402/403
X0474	2019 08 29	Exhibit 2 of ClearOne's amended answer and counterclaims - Letter from N Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration			Hakimoglu2-1343 004	Hakimoglu, Zee	2020 11 19	401; 402/403
X0475	2019 09 17	[REDACTED]	CLRONEDE-00016094	CLRONEDE-00016097	Hakimoglu2-1343 005	Hakimoglu, Zee	2020 11 19	106; 402/403; 702; 802
X0476	2019 12 16	[REDACTED]	SHURE864044	SHURE864047	DiFalco 024	DiFalco, Joseph	2020 11 20	402/403; 602; 701; 802; 901
X0477	2019 12 18	[REDACTED]	SHURE864048	SHURE864048	DiFalco 025	DiFalco, Joseph	2020 11 20	401; 402/403; 602; 802; 901
X0478	2019 08 29	[REDACTED]	SHURE943692	SHURE943692	DiFalco 035	DiFalco, Joseph	2020 11 20	401; 402/403
X0479		ClearOne Beamforming Microphone Array Data Sheet			Narayanan-1343 001	Narayanan, Narsi	2020 11 23	401; 402/403; Cumulative
X0480	2019 08 29	Letter from N Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	CLRONEDE-00002794	CLRONEDE-00002794	Narayanan-1343 002	Narayanan, Narsi	2020 11 23	401; 402/403

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X0481	2019 08 29	[REDACTED]	CLRONEDE-00002792	CLRONEDE-00002793	Narayanan-1343 003	Narayanan, Narsi	2020 11 23	401; 402/403
X0482		Excel spreadsheet	CLRONEDE-00871577	CLRONEDE-00871577	Narayanan-1343 004	Narayanan, Narsi	2020 11 23	402/403; Demonstrative
X0483		Excel spreadsheet	CLRONEDE-00096663	CLRONEDE-00096663	Narayanan-1343 005	Narayanan, Narsi	2020 11 23	402/403; Demonstrative
X0484		Document Produced Nativley slipsheet referring to Exhibit 5	CLRONEDE-00009663	CLRONEDE-00009663	Narayanan-1343 006	Narayanan, Narsi	2020 11 23	401; 402/403; Demonstrative
X0485		Versa Pro CT from inception through 2020-01 Excel spreadsheet			Narayanan-1343 007	Narayanan, Narsi	2020 11 23	402/403; Demonstrative
X0486	2020 10 26	Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc 's Objections to Defendant ClearOne, Inc 's Notice of 30(b)(6) Video Deposition of Shure Incorporated			Schanz2 001	Schanz, James	2020 11 23	402/403; 602; 802; 901
X0487	2020 04 22	Declaration of James Schanz, Case No 1:17-cv-03078 (N D Ill)			Schanz2 002	Schanz, James	2020 11 23	402/403; 602; 802; 901
X0488	2019 11 19	Second Amended Complaint, Case No 19-1343 (D Del)			Schanz2 004	Schanz, James	2020 11 23	802
X0489	2019 01 23	Shure Organizational Charts	SHURE780802	SHURE780860	Schanz2 005	Schanz, James	2020 11 23	402/403; 602; 802; 901
X0490	2019 08 29	[REDACTED]	SHURE943692	SHURE943692	Schanz2 014	Schanz, James	2020 11 23	401; 402/403; Cumulative
X0491	2017 04 18	U S Patent No D784,299 S (Cho et al), Array Microphone Assembly			Miller 010	Miller, John	2020 12 01	402/403; Cumulative; Technical Issue
X0492		Instructions for FyreWrap Fire Protection Wrap System Installation, Installing the Array Microphone, Ceiling Installation (MXA910W-A)	SHURE947521	SHURE947522	Smith 023	Smith, Kevin	2020 12 02	402/403; 602; 802; 901
X0493	2019 12 05	[REDACTED]	SHURE947567	SHURE947568	Smith 024	Smith, Kevin	2020 12 02	402/403; 602; 802; 901
X0494	2020 02 17	[REDACTED]	SHURE939893	SHURE939893	Smith 032	Smith, Kevin	2020 12 02	402/403; 602; 802; 901
X0495	2019 08 29	Memorandum from N Narayanan regarding Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration			Smith 035	Smith, Kevin	2020 12 02	401; 402/403
X0496	2019 11 05	[REDACTED]	SHURE944763	SHURE944764	Peden 004	Peden, Todd Allen	2020 12 07	402/403; 602; 802; 901
X0497	2020 12 07	Page Vault Reference and document entitled, "Tony (Stephen) Durham" LinkedIn Profile			Durham 002	Durham, Stephen Anthony	2020 12 08	402/403; 602; 802; 901
X0498	2020 12 07	Page Vault Reference and document entitled, "Industry Partners / Vision Technologies"			Durham 003	Durham, Stephen Anthony	2020 12 08	401; 402/403; 602; 802; 901
X0499	2017 11 14	Page Vault Reference and document entitled, "ClearOne Appoints Tony Durham National Pro AV Consultant Liaison"			Durham 004	Durham, Stephen Anthony	2020 12 08	402/403
X0600	2020 12 07	Page Vault Reference and document entitled, "Facebook - Welcome to the Vision Team, Tony Durham"			Durham 005	Durham, Stephen Anthony	2020 12 08	401; 402/403; 602; 802; 901
X0601	2018 03 12	Weekly Report - Pro Voice & AV Distribution Daily Visits Report			Durham 007	Durham, Stephen Anthony	2020 12 08	402/403; 602; 802; 901
X0602	2018 08 27	Weekly Report - Pro Voice & AV Distribution Daily Visits Report			Durham 008	Durham, Stephen Anthony	2020 12 08	402/403; 602; 802; 901
X0603	2019 06 06	Page Vault Reference and document entitled, "ClearOne to Offer Exclusive New BMA CT Product Briefing at InfoComm 2019"			Durham 014	Durham, Stephen Anthony	2020 12 08	402/403; 602; 802; 901
X0604	2019 04 26	[REDACTED]	CLRONE-00666527	CLRONE-00666569	Durham 015	Durham, Stephen Anthony	2020 12 08	402/403
X0605	2019 09 10	[REDACTED]	CLRONE-00725029	CLRONE-00725032	Durham 017	Durham, Stephen Anthony	2020 12 08	402/403; 602; 701; 802; 901; Cumulative
X0606	2019 08 29	Letter from N Narayanan regarding Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration			Durham 018	Durham, Stephen Anthony	2020 12 08	401; 402/403; Cumulative
X0607	2019 10 21	[REDACTED]	CLRONE-00828862	CLRONE-00828865	Durham 023	Durham, Stephen Anthony	2020 12 08	402/403; 802

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0608	2018 04 25	[REDACTED]	CLRONE-00407386	CLRONE-00407388	Thurmond 002	Thurmond, Edgar	2020 12 08	401; 402/403
X0609	2018 05 08	[REDACTED]	CLRONE-00553389	CLRONE-00553390	Thurmond 003	Thurmond, Edgar	2020 12 08	402/403; 701
X0610	2018 05 02	[REDACTED]	CLRONE-00725379	CLRONE-00725379	Thurmond 004	Thurmond, Edgar	2020 12 08	402/403
X0611	2018 06 02	[REDACTED]	CLRONE-00549504	CLRONE-00549507	Thurmond 005	Thurmond, Edgar	2020 12 08	402/403
X0612	2018 05 15	[REDACTED]	CLRONE-00549649	CLRONE-00549651	Thurmond 007	Thurmond, Edgar	2020 12 08	402/403
X0613	2018 04 24	ClearOne Confidential 2018 Moab Preliminary Requirements	CLRONE-00728418	CLRONE-00728418	Thurmond 011	Thurmond, Edgar	2020 12 08	402/403
X0614	2018 09 05	[REDACTED]	CLRONE-00582594	CLRONE-00582595	Thurmond 015	Thurmond, Edgar	2020 12 08	401; 402/403
X0615		Diagram from patent of device			Thurmond 016	Thurmond, Edgar	2020 12 08	106; 401; 402/403
X0616		Diagram	CLRONE-00047726	CLRONE-00047727	Thurmond 017	Thurmond, Edgar	2020 12 08	401; 402/403
X0617	2017 04 05	[REDACTED]	CLRONE-00211808	CLRONE-00211808	Thurmond 023	Thurmond, Edgar	2020 12 08	401; 402/403
X0618	2012 01 09	ClearOne Ceiling Microphone Array Installation Manual	CLRONE-00342659	CLRONE-00342678	Thurmond 024	Thurmond, Edgar	2020 12 08	401; 402/403
X0619	2009 12 07	[REDACTED]	CLRONE-00373180	CLRONE-00373181	Thurston 009	Thurston, Darrin	2020 12 09	401; 402/403
X0620	2018 00 00	Date sheet for BMA CT and BMA CTD,	CLRONE-00733761	CLRONE-00733763	Graham-2421 010	Graham, Derek	2020 12 11	Cumulative
X0621	2020 12 08	Page Vault Reference and document entitled, "ClearOne Announces New BMA 360 Beamforming Microphone Array Ceiling Tile - Setting Unrivaled Audio Performance Standard in the Industry"			Graham-2421 011	Graham, Derek	2020 12 11	602; 901
X0622		Screenshot of YouTube Video titled, "BMA 360"			Graham-2421 012	Graham, Derek	2020 12 11	401; 402/403; 602; 901; 1002
X0623		Article entitled, Xceed BMA			Waadevig3 017	Waadevig, Paul	2021 04 01	602; 901; Technical Issue
X0624	2016 00 00	ClearOne Beamforming Microphone Array Data Sheet			Waadevig3 020	Waadevig, Paul	2021 04 01	401; 402/403
X0625	2016 00 00	[REDACTED]	SHURE413828	SHURE413858	Weinstein4 002	Weinstein, Ira	2021 04 05	402/403; 602; 702; 802; 901
X0626	2019 00 00	[REDACTED]	CLRONEDE-00006619	CLRONEDE-00006661	Weinstein4 003	Weinstein, Ira	2021 04 05	402/403; 602; 702; 802; 901
X0627	2019 10 25	[REDACTED]	CLRONEDE-00006616	CLRONEDE-00006618	Weinstein4 004	Weinstein, Ira	2021 04 05	402/403; 602; 702; 802; 901
X0628	2018 00 00	Competitive Overview ISE 2018 - Global Marketing	SHURE707069	SHURE707087	Weinstein4 005	Weinstein, Ira	2021 04 05	402/403; 602; 702; 802; 901
X0629	2017 07 18	[REDACTED]	CLRONE-00413006	CLRONE-00413020	Weinstein4 006	Weinstein, Ira	2021 04 05	402/403; 802
X0630	2019 01 28	Email from ClearOne News regarding ClearOne Shure Patent Case Win Media Coverage	CLRONEDE-00004501	CLRONEDE-00004501	Weinstein4 007	Weinstein, Ira	2021 04 05	401; 402/403
X0631	2021 04 04	Article entitled, ClearOne Wins Patent Case Against Shure for Beamforming Technology - Commercial Integrator			Weinstein4 008	Weinstein, Ira	2021 04 05	401; 402/403; 602; 802; 901; Technical Issue
X0632	2019 08 06	[REDACTED]	BENCSIK_000087	BENCSIK_000088	Weinstein4 018	Weinstein, Ira	2021 04 05	402/403; 602; 802; 901
X0633		Table 10: Internal Components of the MXA910 and BMA 360 - Annotated Shure MXA910 from P Hatch Opening Expert Report			Hatch 014	Hatch, Paul	2021 04 06	401; 402/403; 602; 901; Demonstrative; Inadmissible expert report
X0634		Annotated ClearOne BMA 360 from P Hatch's Opening Expert Report			Hatch 015	Hatch, Paul	2021 04 06	401; 402/403; 602; 901; Demonstrative; Inadmissible expert report
X0635	2014 08 05	[REDACTED]	SHUREDDEL00141399	SHUREDDEL00141418	Hatch 017	Hatch, Paul	2021 04 06	402/403; 602; 802; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X0636	2019 01 28	Email from ClearOne News (news@clearone.com) regarding ClearOne Shure Patent Case Win Media Coverage	CLRONEDE-00004501	CLRONEDE-00004501	Vander Veen 004	Vander Veen, Thomas	2021 04 07	401; 402/403
X0637	2019 12 31	ClearOne's 10-K Form from U S Securities and Exchange Commission for the year ending December 31, 2019			Rowe 003	Rowe, Julia	2021 04 09	402/403
X0638	2021 01 26	Tabs 3-9 to the Expert Report of Thomas D Vander Veen, Ph D						402/403; 702; 703 (improper bases for expert testimony); Inadmissible expert report
X0639	2021 02 22	Tabs 1-3 to the Rebuttal Expert Report of Thomas D Vander Veen, Ph D						402/403; 602; 802; 901; Inadmissible expert report
X0640	2021 03 22	Appendix A and Exhibit A to the Expert Reply Report of Paul Hatch						402/403; 602; 802; 901; Inadmissible expert report
X0641		Physical Exhibit Product Model BiAmp Parle	Physical Exhibit					Physical Evaluation Required
X0642		Physical Exhibit Product Model BiAmp Parle - packaging	Physical Exhibit					Physical Evaluation Required
X0643		Physical Exhibit Product Model Sennheiser	Physical Exhibit					Physical Evaluation Required
X0644		Physical Exhibit Product Model Sennheiser - packaging	Physical Exhibit					Physical Evaluation Required
X0645		Physical Exhibit Product Model MXA 910 60cm	Physical Exhibit					Physical Evaluation Required
X0646		Physical Exhibit Product Model MXA 910 60cm - packaging	Physical Exhibit					Physical Evaluation Required
X0647		Physical Exhibit Product Model BMA 360	Physical Exhibit					Physical Evaluation Required
X0648		Physical Exhibit Product Model BMA 360 - packaging	Physical Exhibit					Physical Evaluation Required
X0649		Physical Exhibit Product Model Stem Audio	Physical Exhibit					Physical Evaluation Required
X0650		Physical Exhibit Product Model Stem Audio - packaging	Physical Exhibit					Physical Evaluation Required
X0651		Physical Exhibit Product Model MXA 910 US	Physical Exhibit					Physical Evaluation Required
X0652		Physical Exhibit Product Model MXA 910 US - packaging	Physical Exhibit					Physical Evaluation Required
X0653		Physical Exhibit Product Model BMA CT (24")	Physical Exhibit					Physical Evaluation Required
X0654		Physical Exhibit Product Model BMA CT (24") - packaging	Physical Exhibit					Physical Evaluation Required
X0655		Physical Exhibit Product Model MXA 910 W	Physical Exhibit					Physical Evaluation Required
X0656		Physical Exhibit Product Model MXA 910 W - packaging	Physical Exhibit					Physical Evaluation Required
X0657		Physical Exhibit Product Model Yamaha	Physical Exhibit					Physical Evaluation Required
X0658		Physical Exhibit Product Model Yamaha - packaging	Physical Exhibit					Physical Evaluation Required
X0659	2020 03 26		AUDIOBIZ_000778	AUDIOBIZ_000778				402/403; 602; 802; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X0660	2020 03 11	Declaration of Ted Collier with Exhibits 1-2, Case No 19-1343 (D Del)	AVEX_000026	AVEX_000033				402/403; 602; 802; 901
X0661	2019 05 30	[REDACTED]	BENCSIK_000016	BENCSIK_000017				401; 402/403; 602; 901
X0662	2019 06 04	[REDACTED]	BENCSIK_000026	BENCSIK_000026				401; 402/403; 602; 901
X0663	2019 08 06	[REDACTED] Microphone	BENCSIK_000087	BENCSIK_000088				402/403; 602; 802; 901
X0664	2019 01 25	[REDACTED]	BENCSIK_000112	BENCSIK_000114				401; 402/403; 602; 901
X0665	2019 08 12	[REDACTED]	CCS_000044	CCS_000045				402/403; 602; 802; 901
X0666	2013 07 00	ClearOne White Paper, Advanced Beamforming Microphone Array Technology for Corporate Conferencing Systems	CLRONE-00000233	CLRONE-00000242				402/403
X0667	2017 00 00	ClearOne Beamforming Microphone Array 2 data sheet	CLRONE-00000249	CLRONE-00000251				401; 402/403; Cumulative
X0668	2016 09 09	[REDACTED]	CLRONE-00132302	CLRONE-00132307				402/403; 802
X0669	2015 11 04	[REDACTED]	CLRONE-00138158	CLRONE-00138159				401; 402/403
X0670	2017 02 17	Exhibit D - Competitive Manufacturers, Effective 2017-02-17	CLRONE-00154573	CLRONE-00154573				402/403; 602; 701; 802
X0671	2017 04 27	Email from Z Hakimoglu to E Wolffe re ClearOne patent lawsuit news	CLRONE-00289454	CLRONE-00289455				402/403
X0672	2015 09 00	Frost & Sullivan presentation, Changing Landscape in Audio Conferencing Endpoints Market: Need for Smarter Work Environments Drives Demand for High-Quality Audio Conferencing Endpoints	CLRONE-00339906	CLRONE-00339939				402/403
X0673	2017 07 18	[REDACTED]	CLRONE-00413006	CLRONE-00413020				402/403; 802
X0674	2018 04 04	Exhibit D - Competitive Manufacturers, Effective 2018-04-04	CLRONE-00597647	CLRONE-00597647				402/403; 602; 702
X0675	2019 03 00	ClearOne presentation, BMA CT: Beamforming Microphone Array Ceiling Tile	CLRONE-00659320	CLRONE-00659348				402/403; 802
X0676	2019 02 04	ClearOne press release, ClearOne Debuts Patented Ceiling Tile Beamforming Mic Array with a Superior Architecture for Reduced Complexity and Cost	CLRONE-00665753	CLRONE-00665755				
X0677	2014 04 18	[REDACTED]	CLRONE-00808302	CLRONE-00808303				402/403; 602; 702
X0678	2016 06 26	ClearOne Product Portfolio and Market Opportunity	CLRONE-00818269	CLRONE-00818270				402/403; 602
X0679	2019 05 29	[REDACTED]	CLRONE-00832187	CLRONE-00832195				401; 402/403
X0680	2017 09 00	Frost & Sullivan presentation, Global Audio Conferencing Endpoints Market, Forecast to 2021: The Huddle Room Era Provides Growth Opportunities for Tabletop Audio Conferencing Endpoints	CLRONE-00839745	CLRONE-00839788				402/403; 602; 802
X0681	2019 09 16	[REDACTED]	CLRONE-00882500	CLRONE-00882503				402/403
X0682	2019 08 08	[REDACTED]	CLRONE-00882504	CLRONE-00882514				402/403; 802
X0683	2019 04 29	[REDACTED]	CLRONE-00882524	CLRONE-00882526				402/403
X0684	2019 09 05	[REDACTED]	CLRONE-00882632	CLRONE-00882634				401; 402/403
X0685	2019 09 23	[REDACTED]	CLRONE-00882703	CLRONE-00882703				401; 402/403

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X0686	2019 10 22	[REDACTED]	CLRONE-00882814	CLRONE-00882814				401; 402/403
X0687	2019 09 04	[REDACTED]	CLRONE-00882917	CLRONE-00882918				402/403; 802; Cumulative
X0688	2019 09 04	[REDACTED]	CLRONE-00882919	CLRONE-00882922				402/403; 802; Cumulative
X0689	2019 09 04	[REDACTED]	CLRONE-00882923	CLRONE-00882928				402/403; 802
X0690	2019 09 04	[REDACTED]	CLRONE-00882933	CLRONE-00882934				402/403; 802
X0691	2019 09 10	[REDACTED]	CLRONE-00882985	CLRONE-00882987				402/403; 602; 802
X0692	2019 10 21	[REDACTED]	CLRONE-00883103	CLRONE-00883105				402/403
X0693	2019 10 22	[REDACTED]	CLRONE-00883106	CLRONE-00883110				402/403; 802; Cumulative
X0694	2019 10 14	[REDACTED]	CLRONE-00883179	CLRONE-00883179				401; 402/403
X0695	2019 10 21	[REDACTED]	CLRONE-00883260	CLRONE-00883263				402/403; 802; Cumulative
X0696	2019 08 06	[REDACTED]	CLRONEDE-00000230	CLRONEDE-00000230				402/403
X0697	2020 02 04	[REDACTED]	CLRONEDE-00000494	CLRONEDE-00000495				
X0698	2019 01 28	Email from Clearone News re ClearOne Shure Patent Case Win Media Coverage	CLRONEDE-00004501	CLRONEDE-00004501				402/403
X0699	2019 02 25	[REDACTED]	CLRONEDE-00004614	CLRONEDE-00004614				402/403; 802; Cumulative
X0800	2019 04 12	[REDACTED]	CLRONEDE-00004778	CLRONEDE-00004781				402/403; 802
X0801	2019 03 16	[REDACTED]	CLRONEDE-00005769	CLRONEDE-00005770				401; 402/403
X0802	2019 00 00	Futuresource Consulting, Dedicated Audio Conferencing Hardware Market Assesment	CLRONEDE-00006619	CLRONEDE-00006661				402/403; 602; 802
X0803		ClearOne Connections Tour	CLRONEDE-00008749	CLRONEDE-00008749				401; 402/403; Cumulative
X0804		Declaration of Steven Athaide (unexecuted), Case No 19-1343 (D Del)	CLRONEDE-00009486	CLRONEDE-00009490				401; 402/403; 602; 802; 901; 1002
X0805		Declaration of John Scruggs with Exhibits A-B (unexecuted), Case No 19-1343 (D Del)	CLRONEDE-00009492	CLRONEDE-00009500				401; 402/403; 602; 802; 901; 1002
X0806	2019 02 04	[REDACTED]	CLRONEDE-00011404	CLRONEDE-00011405				401; 402/403
X0807	2019 02 28	[REDACTED]	CLRONEDE-00011494	CLRONEDE-00011496				401; 402/403; Cumulative
X0808	2019 05 30	[REDACTED]	CLRONEDE-00011556	CLRONEDE-00011558				401; 402/403; Cumulative
X0809	2019 08 05	[REDACTED]	CLRONEDE-00013509	CLRONEDE-00013509				401; 402/403
X0810	2020 03 11	[REDACTED]	CLRONEDE-00013774	CLRONEDE-00013775				401; 402/403; Cumulative
X0811	2019 06 30	[REDACTED]	CLRONEDE-00013907	CLRONEDE-00013911				401; 402/403
X0812	2019 08 06	[REDACTED]	CLRONEDE-00013934	CLRONEDE-00013934				401; 402/403; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X0813	2020 01 13	[REDACTED]	CLRONEDE-00015739	CLRONEDE-00015741				401; 402/403
X0814	2019 04 02	[REDACTED]	CLRONEDE-00015821	CLRONEDE-00015823				401; 402/403; Cumulative
X0815	2019 08 29	ClearOne letter from N Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	CLRONEDE-00036642	CLRONEDE-00036642				401; 402/403; Cumulative
X0816		Griffin360 chart regarding ClearOne Placements and Distributions	CLRONEDE-00037395	CLRONEDE-00037397				401; 402/403; 802
X0817	2019 09 06	Email from E Cornell to J Budzinski re Preliminary Injunction - SHURE MX910x	CLRONEDE-00038192	CLRONEDE-00038193				402/403; 802
X0818		Presentation on ClearOne Professional Microphones BMA 360	CLRONEDE-00047741	CLRONEDE-00047771				402/403
X0819	2018 00 00	[REDACTED]	CQUENCE_000625	CQUENCE_000688				401; 402/403; 602; 802; 901
X0820	2019 09 18	[REDACTED]	DEB-00001159	DEB-00001162				402/403; 602; 802; 901
X0821	2019 08 12	[REDACTED]	DOBBS00000026	DOBBS00000026				402/403; 602; 802; 901; Cumulative
X0822	2019 09 13	[REDACTED]	DOBBS00000033	DOBBS00000033				402/403; 602; 802; 901; Cumulative
X0823	2019 08 06	[REDACTED]	DOBBS00000061	DOBBS00000062				402/403; 602; 802; 901; Cumulative
X0824	2019 08 15	[REDACTED]	DOBBS00002371	DOBBS00002371				402/403; 602; 802; 901; Cumulative
X0825	2019 08 12	[REDACTED]	EPAAV_000047	EPAAV_000047				402/403; 602; 802; 901; Cumulative
X0826	2019 11 05	[REDACTED]	EPAAV_000061	EPAAV_000065				
X0827	2019 05 17	[REDACTED]	HIGHWAY_0020	HIGHWAY_0020				401; 402/403; 602; 802; 901
X0828	2019 02 21	[REDACTED]	HWPCO000074	HWPCO000075				401; 402/403; 602; 802; 901; Cumulative
X0829	2019 03 11	[REDACTED]	HWPCO000077	HWPCO000077				401; 402/403; 602; 802; 901; Cumulative
X0830	2019 08 09	[REDACTED]	HWPCO000145	HWPCO000149				401; 402/403; 602; 802; 901
X0831	2019 09 04	[REDACTED]	HWPCO000160	HWPCO000161				401; 402/403; 602; 802; 901
X0832	2019 10 09	[REDACTED]	MCFADDEN000451	MCFADDEN000452				402/403; 602; 802; 901
X0833	2018 03 06	[REDACTED]	MCFADDEN000925	MCFADDEN000925				402/403; 602; 802; 901
X0834	2016 08 03	[REDACTED]	NETFLIX_000560	NETFLIX_000561				402/403; 602; 802; 901
X0835	2016 08 23	[REDACTED]	NETFLIX_000613	NETFLIX_000614				402/403; 602; 802; 901
X0836	2020 06 09	[REDACTED]	PROTECH001036	PROTECH001040				402/403; 602; 802; 901
X0837	2014 03 00	[REDACTED]	SHURE000597	SHURE000675				402/403; 602; 802; 901
X0838	2016 00 00	Illuminas, 2016 United States Audio/Video Conferencing Study with C-level IT Decision-Makers, Comprehensive Report	SHURE244551	SHURE244583				402/403; 602; 702; 802; 901; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0839		Sennheiser, SL Ceiling Mic product Specification	SHURE250900	SHURE250902				402/403; 602; 802; 901
X0840	2016 08 08	Email from L. Sherwood to J. Ahlborn et al. and Formula Shure re Press Release Distributed: Shure Microflex Advance Microphones Are Now Shipping	SHURE635153	SHURE635155				402/403; 602; 802; 901
X0841	2018 00 00	[REDACTED]	SHURE707069	SHURE707087				402/403; 602; 802; 901
X0842		SEC Form 10-K for ClearOne, for fiscal year ending December 31, 2019	SHURE778539	SHURE778638				402/403
X0843		Shure ceiling tile picture	SHURE779672	SHURE779672				106; 402/403; 602; 802; 901
X0844	2019 09 13	[REDACTED]	SHURE960809	SHURE960809				402/403; 602; 802; 901
X0845	2019 10 29	[REDACTED]	SHUREDDEL00014142	SHUREDDEL00014145				402/403; 602; 802; 901
X0846	2019 03 00	[REDACTED]	SHUREDDEL00036177	SHUREDDEL00036277				402/403; 602; 802; 901; Technical Issue
X0847	2019 08 09	[REDACTED]	SHUREDDEL00040045	SHUREDDEL00040051				402/403; 602; 802; 901
X0848	2020 00 00	Shure, Premium Audio for AV Conferencing: Microflex Advance	SHUREDDEL00052000	SHUREDDEL00052014				402/403; 602; 802; 901
X0849	2020 00 00	Shure, MXA910, MXA910-60CM, MXA910W-A, MXA910W-US Ceiling Array Microphone user guide	SHUREDDEL00052016	SHUREDDEL00052077				402/403; 602; 802; 901
X0850		Notice stating that due to a preliminary finding by a federal court, Shure is only authorized to ship its 60 cm model of MXA910 for the time being	SHUREDDEL00093811	SHUREDDEL00093812				402/403; 602; 802; 901
X0851	2020 11 00	Sennheiser, TeamConnect Ceiling 2 Instruction manual	SHUREDDEL00124943	SHUREDDEL00124960				401; 402/403; 602; 802; 901
X0852		Yamaha, ADECIA Ceiling Microphone Conference System	SHUREDDEL00125156	SHUREDDEL00125161				402/403; 602; 802; 901
X0853	2020 05 26	[REDACTED]	SHUREDDEL00127140	SHUREDDEL00127141				402/403; 602; 802; 901
X0854	2020 07 16	[REDACTED] eiser	SHUREDDEL00129837	SHUREDDEL00129839				402/403; 602; 802; 901
X0855	2020 07 15	[REDACTED]	SHUREDDEL00137799	SHUREDDEL00137799				402/403; 602; 802; 901
X0856	2020 11 13	[REDACTED]	SHUREDDEL00140687	SHUREDDEL00140687				402/403; 602; 802; 901; Technical Issue
X0857	2020 00 00	ClearOne Aura data sheet	SHUREDDEL00141478	SHUREDDEL00141482				
X0858	2021 00 00	ClearOne Aura data sheet	SHUREDDEL00141483	SHUREDDEL00141486				
X0859	2021 00 00	ClearOne Xceed BMA	SHUREDDEL00141487	SHUREDDEL00141494				901; Technical Issue
X0860	2021 00 00	ClearOne Xceed BMA	SHUREDDEL00141495	SHUREDDEL00141504				901; Technical Issue
X0861	2021 00 00	ClearOne Xceed BMA Room	SHUREDDEL00141505	SHUREDDEL00141512				901; Technical Issue
X0862	2021 00 00	ClearOne Xceed BMA Room	SHUREDDEL00141513	SHUREDDEL00141525				901; Technical Issue
X0863	2020 07 24	[REDACTED]	SPLUNK_000005	SPLUNK_000005				401; 402/403; 602; 802; 901
X0864	2020 02 26	Declaration of Curtis Church, Case No. 19-1343 (D. Del.)	STRATEGIC_000001	STRATEGIC_000003				
X0865	2020 02 26	Declaration of Richard Clark, Case No. 19-1343 (D. Del.)	STRATEGIC_000009	STRATEGIC_000011				

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X0866	2020 06 17	[REDACTED]	TEXADIA_004008	TEXADIA_004008				402/403; 602; 802; 901
X0867	2020 10 07	[REDACTED]	TEXASAM_017417	TEXASAM_017420				402/403; 602; 802; 901
X0868	2019 02 00	[REDACTED]	UNIFIED_006956	UNIFIED_007018				402/403; 602; 802; 901
X0869	2019 03 26	[REDACTED]	UNIFIED_008802	UNIFIED_008802				401; 402/403; 602; 802; 901; Cumulative
X0870	2019 00 00	[REDACTED]	UNIFIED_010780	UNIFIED_010831				402/403; 602; 802; 901
X0871	2019 02 05	[REDACTED]	UNIFIED_012085	UNIFIED_012087				402/403; 602; 802; 901
X0872	2019 01 28	[REDACTED]	UNIFIED_013378	UNIFIED_013379				402/403; 602; 901
X0873	2019 08 07	[REDACTED] 910	UNIFIED_014481	UNIFIED_014482				402/403; 602; 802; 901
X0874	2019 00 00	Clockaudio Products, Boundary	WEINSTEIN000128	WEINSTEIN000129				402/403; 602; 802; 901
X0875	2017 04 00	Logitech MeetUp data sheet	WEINSTEIN000133	WEINSTEIN000134				401; 402/403; 602; 802; 901
X0876	2019 09 10	Audinate, Dante Audio Networking Debuts at CEDIA 2019	WEINSTEIN000140	WEINSTEIN000141				402/403; 602; 802; 901
X0877	2019 02 27	ClearOne, ClearOne Now Shipping CONVERGE Pro 2 48VTD DSP Mixer Featuring VoIP, Telco and Dante Interfaces	WEINSTEIN000154	WEINSTEIN000156				402/403
X0878	2017 02 00	Audinate, Dante Now Integrated in Over 1,000 Commercially Available Products	WEINSTEIN000345	WEINSTEIN000346				402/403; 602; 802; 901
X0879	2019 00 00	Biamp, Parle Beamtracking Microphones	WEINSTEIN000357	WEINSTEIN000361				402/403; 602; 802; 901
X0880	2019 09 04	Commercial Integrator, AVIXA Research: Pro AV Market in Americas to Reach \$112B in 2024, Trail Asia-Pacific	WEINSTEIN000382	WEINSTEIN000385				402/403; 602; 702; 802; 901
X0881	2019 00 00	Nureva HDL300 system, Advanced audio conferencing for mid-size rooms	WEINSTEIN000419	WEINSTEIN000424				402/403; 602; 802; 901
X0882	2019 03 01	Reuters Plus, Global Pro Audio Equipment Market Size, Share, Trends and Analysis by Leading Brands, Equipment Types, Demand, Sales and Forecast 2024	WEINSTEIN000446	WEINSTEIN000449				402/403; 602; 702; 802; 901
X0883	2019 00 00	Sennheiser, TeamConnect Ceiling 2 Ceiling microphone	WEINSTEIN000585	WEINSTEIN000591				402/403; 602; 802; 901
X0884		Sennheiser, TeamConnect Ceiling 2 Ceiling array microphone Product Specification (Preliminary)	WEINSTEIN000613	WEINSTEIN000616				402/403; 602; 802; 901
X0885	2020 03 27	Affidavit in Support of Service of Process by F Schoenhofer	iVideo_000045	iVideo_000046				
X0886	2020 03 27	Affidavit in Support of Service of Process by T Czyzak	iVideo_000049	iVideo_000050				
X0887	2019 09 16	[REDACTED]	CLRONE-00882500	CLRONE-00882503				402/403; 802
X0888	2019 09 10	[REDACTED]	CLRONE-00882985	CLRONE-00882987				402/403; 802; Cumulative
X0889	2019 10 21	[REDACTED]	CLRONE-00883103	CLRONE-00883105				402/403; Cumulative
X0890	2019 10 22	[REDACTED]	CLRONE-00883106	CLRONE-00883110				402/403; 802; Cumulative
X0891	2019 00 00	Futuresource Consulting, Dedicated Audio Conferencing Hardware Market Assessment	CLRONED-00006619	CLRONED-00006661				402/403; 602; 802; 901; Cumulative
X0892		PCB Silkscreen Top and Bottom Overlay	CLRONED-00047726	CLRONED-00047727				401; 402/403; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X0893		Picture of ceiling tile design	CLRONEDE-00047984	CLRONEDE-00047984				401; 402/403; 602; 802; 901; Cumulative
X0894		Picture of ceiling tile design	CLRONEDE-00047988	CLRONEDE-00047988				401; 402/403; 602; 802; 901
X0895	2019 09 18	[REDACTED]	DEB-00001159	DEB-00001162				402/403; 602; 802; 901
X0896	2019 08 12	[REDACTED]	DOBBS00000026	DOBBS00000026				402/403; 602; 802; 901; Cumulative
X0897	2019 09 13	[REDACTED]	DOBBS00000033	DOBBS00000033				402/403; 602; 802; 901
X0898	2019 09 12	[REDACTED]	DOBBS00000065	DOBBS00000069				402/403; 602; 802; 901
X0899	2019 08 15	[REDACTED]	DOBBS00002371	DOBBS00002371				402/403; 602; 802; 901; Cumulative
X2000	2019 08 12	[REDACTED]	EPAAV_000047	EPAAV_000047				402/403; 602; 802; 901
X2001	2019 10 09	[REDACTED]	MCFADDEN000451	MCFADDEN000452				402/403; 602; 802; 901
X2002	2014 08 05	[REDACTED]	SHUREDDEL00124754	SHUREDDEL00124754				602; 802; 901
X2003	2020 11 00	Sennheiser, TeamConnect Ceiling 2 Instruction manual	SHUREDDEL00124943	SHUREDDEL00124960				401; 402/403; 602; 802; 901; Cumulative
X2004		Yamaha, ADECIA Ceiling Microphone Conference System	SHUREDDEL00125126	SHUREDDEL00125131				401; 402/403; 602; 802; 901; Cumulative
X2005	2020 07 16	[REDACTED]	SHUREDDEL00129837	SHUREDDEL00129839				401; 402/403; 602; 802; 901; Cumulative
X2006	2020 07 15	[REDACTED]	SHUREDDEL00137799	SHUREDDEL00137799				401; 402/403; 602; 802; 901; Cumulative
X2007		Excel spreadsheet re MXA910 Summary and P300-IMX Summary	SHUREDDEL00140688	SHUREDDEL00140688				602; 802; 901
X2008		Picture of ceiling tile microphone	SHUREDDEL00141014	SHUREDDEL00141014				401; 402/403; 602; 802; 901
X2009		Picture of ceiling tile microphone	SHUREDDEL00141041	SHUREDDEL00141041				401; 402/403; 602; 802; 901
X2010		Picture of Sennheiser ceiling tile microphone	SHUREDDEL00141045	SHUREDDEL00141045				401; 402/403; 602; 802; 901
X2011	2014 08 05	[REDACTED]	SHUREDDEL00141398	SHUREDDEL00141398				401; 402/403; 602; 802; 901; Cumulative
X2012	2014 08 05	[REDACTED]	SHUREDDEL00141399	SHUREDDEL00141418				401; 402/403; 602; 802; 901; Cumulative
X2013	2020 07 24	[REDACTED]	SPLUNK_000005	SPLUNK_000005				401; 402/403; 602; 802; 901; Cumulative
X2014	2020 07 07	[REDACTED]	TEXADIA_004008	TEXADIA_004008				401; 402/403; 602; 802; 901; Cumulative
X2015	2020 10 07	[REDACTED]	TEXASAM_017417	TEXASAM_017420				401; 402/403; 602; 802; 901; Cumulative
X2016	2020 03 26	[REDACTED]	AUDIOBIZ_000778	AUDIOBIZ_000778				401; 402/403; 602; 802; 901; Cumulative
X2017	2019 05 30	[REDACTED]	BENCSEIK_000016	BENCSEIK_000017				401; 402/403; 602; 802; 901; Cumulative
X2018	2019 06 04	[REDACTED]	BENCSEIK_000026	BENCSEIK_000026				401; 402/403; 602; 802; 901; Cumulative
X2019	2019 04 11	[REDACTED]	BENCSEIK_000099	BENCSEIK_000101				402/403; 602; 802; 901; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X2020	2019 08 12	[REDACTED]	CCS_000044	CCS_000045				402/403; 602; 802; 901; Cumulative
X2021	2015 10 23	[REDACTED]	CLRONE-00234545	CLRONE-00234548				401; 402/403
X2022	2017 04 27	[REDACTED]	CLRONE-00289454	CLRONE-00289455				401; 402/403; 802
X2023	2016 11 12	[REDACTED]	CLRONE-00344892	CLRONE-00344892				402/403; 802
X2024	2018 12 21	[REDACTED]	CLRONE-00575575	CLRONE-00575577				401; 402/403
X2025	2018 10 11	[REDACTED]	CLRONE-00580642	CLRONE-00580643				401; 402/403
X2026	2018 09 05	[REDACTED]	CLRONE-00582594	CLRONE-00582595				401; 402/403; Cumulative
X2027	2014 12 24	[REDACTED]	CLRONE-00659395	CLRONE-00659398				402/403
X2028	2014 02 18	[REDACTED]	CLRONE-00659399	CLRONE-00659412				402/403
X2029	2019 02 04	ClearOne Debuts Patented Ceiling Tile Beamforming Mic Array with a Superior Architecture for Reduced Complexity and Costs	CLRONE-00672472	CLRONE-00672474				
X2030	2018 04 24	[REDACTED]	CLRONE-00728418	CLRONE-00728418				401; 402/403; Cumulative
X2031	2018 03 15	[REDACTED]	CLRONE-00728851	CLRONE-00728851				401; 402/403
X2032	2019 01 02	[REDACTED]	CLRONE-00729007	CLRONE-00729010				401; 402/403
X2033	2019 01 02	[REDACTED]	CLRONE-00729069	CLRONE-00729074				401; 402/403
X2034	2020 04 13	[REDACTED]	CLRONE-00751750	CLRONE-00751754				401; 402/403; 802
X2035	2020 04 13	Spreadsheet, ClearOne Project Registration - Communication to Dealer	CLRONE-00756152	CLRONE-00756152				401; 402/403; Technical Issue
X2036		Collaborate Versa Lite CT	CLRONE-00787723	CLRONE-00787727				402/403; Demonstrative
X2037		Collaborate Versa Room CT	CLRONE-00787728	CLRONE-00787732				402/403; Demonstrative; Cumulative
X2038	2019 05 29	[REDACTED]	CLRONE-00832187	CLRONE-00832195				401; 402/403; 802
X2039		Spreadsheet (ods) with various reports	CLRONE-00871577	CLRONE-00871577				401; 402/403; Technical Issue
X2040	2020 12 02	[REDACTED]	CLRONE-00881514	CLRONE-00881514				402/403
X2041	2019 09 16	[REDACTED]	CLRONE-00882500	CLRONE-00882503				401; 402/403; Cumulative
X2042	2019 09 05	[REDACTED]	CLRONE-00882632	CLRONE-00882634				401; 402/403; 802
X2043	2019 09 23	[REDACTED]	CLRONE-00882703	CLRONE-00882703				401; 402/403; 802; Cumulative
X2044	2019 09 04	[REDACTED]	CLRONE-00882919	CLRONE-00882922				401; 402/403; 802; Cumulative
X2045	2019 09 04	[REDACTED]	CLRONE-00882933	CLRONE-00882934				401; 402/403; 802; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X2046	2019 10 21	[REDACTED]	CLRONE-00883103	CLRONE-00883105				401; 402/403; 802; Cumulative
X2047	2019 10 22	[REDACTED]	CLRONE-00883106	CLRONE-00883110				401; 402/403; 802; Cumulative
X2048	2019 10 14	[REDACTED]	CLRONE-00883179	CLRONE-00883179				401; 402/403; 802; Cumulative
X2049	2019 01 28	[REDACTED]	CLRONEDE-00004501	CLRONEDE-00004501				401; 402/403
X2050	2019 02 25	[REDACTED]	CLRONEDE-00004614	CLRONEDE-00004614				401; 402/403; 802; Cumulative
X2051	2019 03 16	[REDACTED]	CLRONEDE-00005769	CLRONEDE-00005770				401; 402/403; 802; Cumulative
X2052	2019 00 00	ClearOne Connections Tour	CLRONEDE-00008749	CLRONEDE-00008749				401; 402/403; Cumulative
X2053	2019 02 04	[REDACTED]	CLRONEDE-00011404	CLRONEDE-00011405				401; 402/403
X2054	2019 02 28	[REDACTED]	CLRONEDE-00011494	CLRONEDE-00011496				401; 402/403; Cumulative
X2055	2019 09 06	[REDACTED]	CLRONEDE-00038192	CLRONEDE-00038193				401; 402/403; 802; Cumulative
X2056	2018 11 26	[REDACTED]	CLRONEDE-00041277	CLRONEDE-00041279				402/403; Demonstrative
X2057	2020 00 00	ClearOne Microphones BMA 360 Audio Conferencing	CLRONEDE-00047737	CLRONEDE-00047740				402/403; Cumulative
X2058	2020 12 29	Spreadsheet contains various ClearOne Sales Worksheets	CLRONEDE-00048650	CLRONEDE-00048650				401; 402/403; Technical Issue
X2059	2019 08 06	[REDACTED]	DOBBS00000061	DOBBS00000062				401; 402/403; 802; Cumulative
X2060	2019 08 12	[REDACTED]	EPAAV_000047	EPAAV_000047				401; 402/403; 602; 802; 901; Cumulative
X2061	2019 05 17	[REDACTED]	HIGHWAY_0020	HIGHWAY_0020				401; 402/403; 602; 802; 901; Cumulative
X2062	2019 10 09	[REDACTED]	MCFADDEN000451	MCFADDEN000452				402/403; 602; 802; 901; Cumulative
X2063	2010 07 22	[REDACTED]	SHURE057476	SHURE057497				401; 402/403; 602; 802; 901
X2064	2016 04 13	[REDACTED]	SHURE614867	SHURE614868				401; 402/403; 602; 802; 901
X2065	2019 05 09	MXA910 with IntlliMix Pre-Launch Training	SHURE779580	SHURE779624				402/403; 602; 802; 901
X2066		Spreadsheet containing worksheets of MXA910 and P300-IMX Sales Summaries	SHURE891679	SHURE891679				401; 402/403; 802; Technical Issue
X2067		Spreadsheet containing worksheets of Gross Sales Data from US, Canada, Latin America, Europe, and Asia	SHURE891681	SHURE891681				401; 402/403; 602; 802; 901; Technical Issue
X2068	2019 12 12	[REDACTED]	SHUREDDEL00046679	SHUREDDEL00046680				402/403; 602; 802; 901
X2069	2020 07 16	[REDACTED]	SHUREDDEL00129837	SHUREDDEL00129839				401; 402/403; 602; 802; 901; Cumulative
X2070		Spreadsheet containing worksheets of Gross Sales Data from US, Canada, Latin America, Europe, and Asia	SHUREDDEL00141450	SHUREDDEL00141450				401; 402/403; 602; 802; 901; Technical Issue; Cumulative
X2071		Spreadsheet containing worksheets of MXA910 and P300-IMX Sales Summaries	SHUREDDEL00140688	SHUREDDEL00140688				402/403; 602; 802; 901; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X2072	2020 06 17	[REDACTED]	TEXADIA_004008	TEXADIA_004008				402/403; 602; 802; 901; Cumulative
X2073		Picture of ceiling unit	UILLINOIS_000081	UILLINOIS_000081				402/403; 602; 802; 901
X2074		Bencsik Associates, Inc. Electronic Systems listing of corporate information and websites	BENCNIK_000001					401; 402/403; 602; 802; 901; Cumulative
X2075	2019 01 16	[REDACTED]	CLRONE-00656438					401; 402/403
X2076	2019 10 19	Spreadsheet with various worksheets of revenue and sales data	CLRONE-00659768					402/403
X2077	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00666924					402/403
X2078	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00667149					402/403
X2079	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00667189					402/403
X2080	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00667191					402/403; Cumulative
X2081	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00667193					402/403; Cumulative
X2082	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00669406					402/403; Cumulative
X2083	2019 08 28	Presentation, Q2 2019 Board of Directors Meeting - Great Ideas Need to be Heard	CLRONE-00669727					402/403; 802; Cumulative
X2084	2019 08 28	Presentation, Board of Directors Meeting - Executive Overview - Great Ideas Need to be Heard	CLRONE-00670276					402/403; 802; Cumulative
X2085	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00670377					402/403; Cumulative
X2086	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00670548					402/403; Cumulative
X2087	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00672399					402/403; Cumulative
X2088	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00672625					402/403; Cumulative
X2089	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00673210					402/403; Cumulative
X2090	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00673218					402/403; Cumulative
X2091	2019 07 02	Presentation, Board of Directors Meeting - Executive Overview - Great Ideas Need to be Heard	CLRONE-00673368					402/403; 802; Cumulative
X2092	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00732518					402/403; Cumulative; Technical Issue
X2093	2020 00 00	Spreadsheet with various Weekly Reports from Dec 2019 - March 2020 - Pro Voice & AV Distribution Daily Visits Report	CLRONE-00732523					402/403; Cumulative
X2094	2020 01 27	[REDACTED]	CLRONE-00732524					401; 402/403
X2095	2019 04 18	[REDACTED]	CLRONE-00734689					402/403
X2096	2019 04 26	[REDACTED]	CLRONE-00734692					402/403
X2097	2019 05 03	[REDACTED]	CLRONE-00734695					402/403; Cumulative
X2098	2019 10 22	[REDACTED]	CLRONE-00828866					402/403; 802; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X2099	2019 00 00	Spreadsheet with various Weekly Reports from Oct 2019 - Dec 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00000469					402/403; Cumulative
X2100	2020 00 00	Spreadsheet with various Weekly Reports from Dec 2019 - March 2020 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00000488					402/403; Cumulative
X2101	2019 00 00	Spreadsheet with various Weekly Reports from July 2019 - Sept 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00002600					402/403; Cumulative
X2102	2019 00 00	Spreadsheet with various Weekly Reports from July 2019 - Sept 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00003024					402/403; Cumulative
X2103	2019 00 00	Spreadsheet with various Weekly Reports from Dec 2018 - April 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00005763					402/403; Cumulative
X2104	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00005843					402/403; Cumulative
X2105	2019 00 00	Spreadsheet with various Weekly Reports from July 2019 - Sept 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00005918					402/403; Cumulative
X2106	2019 00 00	Spreadsheet with various Weekly Reports from July 2019 - Sept 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00005932					402/403; Cumulative
X2107	2019 00 00	Spreadsheet with various Weekly Reports from Sept 2019 - Dec 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00005963					402/403; Cumulative
X2108	2020 00 00	Spreadsheet with various Weekly Travel Reports from Dec 2019 - March 2020 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00006111					402/403; Cumulative
X2109	2019 00 00	Spreadsheet with various Weekly Reports from April 2019 - July 2019 - Pro Voice & AV Distribution Daily Visits Report	CLRONEDE-00006556					402/403; Cumulative
X2110	2016 02 15	[REDACTED]	SHURE087043					401; 402/403; 602; 802; 901
X2111	2016 02 09	[REDACTED]ardus	SHURE116549					402/403; 602; 802; 901
X2112	2016 06 17	[REDACTED]	SHURE251385					402/403; 602; 802; 901
X2113		Spreadsheet of Gross Sales data from the U S , Canada, Latin America, Europe, and Asia	SHURE891681					402/403; 602; 802; 901
X2114	2014 04 04	[REDACTED]	SHUREDDEL00000873					402/403; 602; 802; 901
X2115	2019 03 12	[REDACTED]	SHUREDDEL00005092					401; 402/403; 602; 802; 901; Cumulative
X2116	2019 05 17	[REDACTED]	SHUREDDEL00005096					401; 402/403; 602; 802; 901; Cumulative
X2117	2020 03 04	[REDACTED]	SHUREDDEL00005780					402/403; 602; 802; 901; Cumulative
X2118	2019 05 30	[REDACTED]	BENCSEK_000016	BENCSEK_000017				402/403; 602; 802; 901; Cumulative
X2119	2019 03 00	ClearOne BMA CT PowerPoint dated March 2019	CLRONE-00659320	CLRONE-00659348				402/403
X2120	2019 01 28	ClearOne News email regarding ClearOne Shure Patent Case Win Media Coverage	CLRONEDE-00004501	CLRONEDE-00004501				401; 402/403; Cumulative
X2121	2019 02 25	[REDACTED]	CLRONEDE-00004614	CLRONEDE-00004614				401; 402/403; 802; Cumulative
X2122		ClearOne Sales Manager Territories	CLRONEDE-00009372	CLRONEDE-00009372				402/403; Cumulative

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X2123	2019 02 04	[REDACTED]	CLRONEDE-00011404	CLRONEDE-00011405				401; 402/403; Cumulative
X2124	2019 02 28	[REDACTED]	CLRONEDE-00011494	CLRONEDE-00011496				401; 402/403; 802; Cumulative
X2125	2019 05 30	[REDACTED]	CLRONEDE-00011556	CLRONEDE-00011558				401; 402/403; Cumulative
X2126	2019 08 05	[REDACTED]	CLRONEDE-00013509	CLRONEDE-00013509				401; 402/403; Cumulative
X2127	2020 03 11	[REDACTED]	CLRONEDE-00013774	CLRONEDE-00013775				401; 402/403
X2128	2019 08 06	[REDACTED]	CLRONEDE-00013934	CLRONEDE-00013934				401; 402/403; Cumulative
X2129	2019 01 13	[REDACTED]	CLRONEDE-00015739	CLRONEDE-00015741				401; 402/403; Cumulative
X2130	2019 04 02	[REDACTED]	CLRONEDE-00015821	CLRONEDE-00015823				401; 402/403; 802; Cumulative
X2131	2019 08 29	Narsi Narayanan letter regarding Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	CLRONEDE-00036642	CLRONEDE-00036642				401; 402/403; Cumulative
X2132	2019 05 17	[REDACTED]	HIGHWAY_0020	HIGHWAY_0020				401; 402/403; 602; 802; 901; Cumulative
X2133	2019 01 28	[REDACTED]	HWPCO000048	HWPCO000051				402/403; 602; 802; 901; Cumulative
X2134	2019 02 21	[REDACTED]	HWPCO000074	HWPCO000075				402/403; 602; 802; 901; Cumulative
X2135	2019 03 11	[REDACTED]	HWPCO000077	HWPCO000077				402/403; 602; 802; 901; Cumulative
X2136	2019 04 11	[REDACTED]	SECOM_000340	SECOM_000343				402/403; 602; 802; 901
X2137	2020 06 01	Shure MXA910 with IntelliMix, https://www.shure.com/en-US/products/microphones/mxa910 (June 1, 2020)	SHURE891638	SHURE891647				402/403; 602; 802; 901
X2138	2014 08 13	[REDACTED]	SHUREDDEL00001296	SHUREDDEL00001301				402/403; 602; 802; 901
X2139	2014 04 16	[REDACTED]	SHUREDDEL00052410	SHUREDDEL00052416				402/403; 602; 802; 901; Cumulative
X2140	2014 08 13	[REDACTED]	SHUREDDEL00052431	SHUREDDEL00052432				602; 802; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X2141	2014 08 14	[REDACTED]	SHUREDEL00052442	SHUREDEL00052442				602; 802; 901
X2142	2014 08 05	[REDACTED]	SHUREDEL00124754	SHUREDEL00124754				602; 802; 901; Cumulative
X2143	2014 08 05	[REDACTED]	SHUREDEL00141398	SHUREDEL00141398				602; 802; 901; Cumulative
X2144	2019 08 09	[REDACTED]	UNIFIED_006470	UNIFIED_006473				402/403; 602; 802; 901
X2145	2019 03 26	[REDACTED]	UNIFIED_008802	UNIFIED_008802				401; 402/403; 602; 802; 901; Cumulative
X2146	2013 07 00	ClearOne White Paper, Advanced Beamforming Microphone Array Technology for Corporate Conferencing Systems	CLRONE-00000233	CLRONE-00000242				401; 402/403; Cumulative
X2147	2016 11 00	Modern Meeting Rooms, Conferencing Mics and Systems by B Liles, SVCONLINE.COM	CLRONE-00129707	CLRONE-00129713				402/403; 602; 802
X2148	2017 05 01	[REDACTED]	CLRONE-00164003	CLRONE-00164009				401; 402/403
X2149	2012 08 23	[REDACTED]	CLRONE-00023545	CLRONE-00023556				401; 402/403; 802
X2150	2017 07 18	[REDACTED]	CLRONE-00413006	CLRONE-00413020				401; 402/403; 802; Cumulative
X2151	2014 03 00	Shure MX net (Project: Olympus) Development Panel presentation	SHURE000597	SHURE000675				402/403; 602; 802; 901
X2152		[REDACTED]	SHURE250900	SHURE250902				401; 402/403; 602; 802; 901
X2153	2017 07 18	[REDACTED]	SHURE353101	SHURE353102				401; 402/403; 602; 802; 901
X2154		Picture of Shure ceiling speaker	SHURE779672					402/403; 602; 802; 901; Cumulative
X2155	2019 11 19	Clockaudio, Products, Boundary	WEINSTEIN000128	WEINSTEIN000129				401; 402/403; 602; 802; 901; Cumulative
X2156	2017 04 00	Logitech Super-Wide Field of View for Small Spaces, Logitech Meetup	WEINSTEIN000133	WEINSTEIN000134				401; 402/403; 602; 802; 901; Cumulative
X2157	2019 09 10	Dante Audio Networking Debuts at CEDIA 2019	WEINSTEIN000140	WEINSTEIN000141				401; 402/403; 602; 802; 901; Cumulative
X2158	2019 02 27	ClearOne Now Shipping CONVERGE Pro 2 48VTD DSP Mixer Featuring VoIP, Telco and Dante Interfaces	WEINSTEIN000154	WEINSTEIN000156				401; 402/403; 802; Cumulative
X2159	2019 11 04	Zoom Enhances Interoperability with Zoom Rooms Direct Guest Join Capability for Microsoft Teams Meetings - Zoom Blog	WEINSTEIN000184	WEINSTEIN000186				401; 402/403; 602; 802; 901; Cumulative
X2160	2017 08 00	Global Audio Conferencing Endpoints Market, Forecast to 2021, Frost & Sullivan	WEINSTEIN000202	WEINSTEIN000213				401; 402/403; 702; 802; Cumulative
X2161	2018 04 19	CEO Refuses to Pay for Frost & Sullivan Award	WEINSTEIN000218	WEINSTEIN000223				401; 402/403; 602; 802; 901
X2162	2015 03 11	Cisco and Microsoft Extend Relationship with New Cloud Platform	WEINSTEIN000257	WEINSTEIN000260				401; 402/403; 602; 802; 901
X2163	2019 09 13	The Pulse - Q2 2019 - Hardware Video Conferencing Solutions	WEINSTEIN000271	WEINSTEIN000273				402/403; 602; 702; 802; 901
X2164	2019 01 11	Spreadsheet: Shure Customer Price List	WEINSTEIN000297	WEINSTEIN000297				401; 402/403; 602; 802; 901
X2165		Acoustic Design Guide, Rooms for Video Conferences, Marshall Day Acoustics	WEINSTEIN000312	WEINSTEIN000322				401; 402/403; 602; 802; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X2166	2019 11 21	Architectural Acoustics - Acceptable Room Sounds Levels - archtoolbox.com	WEINSTEIN000335	WEINSTEIN000340				401; 402/403; 602; 802; 901
X2167	2017 00 00	Dante Now Integrated in Over 1,000 Commercially Available Products - Audinate	WEINSTEIN000345	WEINSTEIN000346				402/403; 602; 802; 901
X2168	2019 00 00	Parle TCM-X Ceiling Beamtracking Microphones	WEINSTEIN000357	WEINSTEIN000361				401; 402/403; 602; 802; 901
X2169	2019 00 00	Sennheiser TeamConnect Ceiling Mic 2 Microphone - 507488 - Microphones & Accessories - CDW.com	WEINSTEIN000364	WEINSTEIN000367				402/403; 602; 802; 901
X2170	2019 09 04	AVIXA Research: Pro AV Market in Americas to Reach \$112B in 2024, Trail Asia-Pacific	WEINSTEIN000382	WEINSTEIN000385				402/403; 602; 702; 802; 901
X2171	2019 00 00	Event Info - InfoComm 2020 - The Audiovisual and Integrated Experience Event, June 13-19, 2020, Las Vegas, Nevada	WEINSTEIN000400	WEINSTEIN000402				401; 402/403; 602; 802; 901
X2172	2019 00 00	Advanced audio conferencing for mid-size rooms, Nureva HDL300	WEINSTEIN000419	WEINSTEIN000424				402/403; 602; 802; 901
X2173	2019 03 01	Global Pro Audio Equipment Market Size, Share, Trends and Analysis by Leading Brands, Equipment Types, Demand, Sales and Forecast 2024	WEINSTEIN000446	WEINSTEIN000449				402/403; 602; 702; 802; 901
X2174	2019 00 00	TeamConnect Ceiling 2 Ceiling microphone - Sennheiser	WEINSTEIN000585	WEINSTEIN000591				402/403; 602; 802; 901
X2175		TeamConnect Ceiling 2 Ceiling array microphone, product specification	WEINSTEIN000613	WEINSTEIN000616				402/403; 602; 802; 901; Cumulative
X2176	2015 00 00	QSC brings Dante into Q-Sys	WEINSTEIN000637	WEINSTEIN000639				402/403; 602; 802; 901
X2177	2017 03 22		ZURICH 0024	ZURICH 0026				401; 402/403; 602; 802; 901
X2178		Loudspeakers, Spot SoundMasking Speaker with Noise Generator by Valcom	CLRONEDE-00008001	CLRONEDE-00008001				
X2179		Spot Soundmasking Ceiling Speaker Model V-9422 by Valcom - Technical Specification	CLRONEDE-00007999	CLRONEDE-00008000				
X2180	2010 00 00	Lay-in Tile Packaged Speaker System specifications by Lowell	CLRONEDE-00007991	CLRONEDE-00007992				
X2181	2020 05 13	Speedi-Grille TB-Pra 10 24-inch by 24-inch White Drop Ceiling T-Bar Perforated Face Return Air Vent Grille with a 10-inch Collar - Heating Vents on Amazon.com	CLRONEDE-00007726	CLRONEDE-00007730				
X2182	2020 05 13	Amazon.com: Lay-In Ceiling Mount Speaker (5Q, 25/75V): Home Audio & Theater	CLRONEDE-00007672	CLRONEDE-00007675				
X2183	2013 08 19	AMK - Innovators In High Performance Commercial Loudspeaker System	CLRONEDE-00007637	CLRONEDE-00007639				
X2184	2012 04 22	CSD2X2/CSD2X2VR/CSD2X2L Image	CLRONEDE-00007654	CLRONEDE-00007655				
X2185	2015 02 17	Extron Ceiling Speakers - SF 228T	CLRONEDE-00007710	CLRONEDE-00007711				
X2186	2018 06 05	Ex 4 to Declaration of P Hatch ISO Plaintiff's Opening Claim Construction Brief (D I 238): U S Patent No D819,607 (Chui et al.)						Technical Issue
X2187	2015 02 22	Ex 5 to Declaration of P Hatch ISO Plaintiff's Opening Claim Construction Brief (D I 238): Audix Microphones - Installed Sound Microphone - Tri-Element Ceiling Microphone						402/403; 602; 802; 901
X2188	2012 03 00	Ex 6 to Declaration of P Hatch ISO Plaintiff's Opening Claim Construction Brief (D I 238): ClearOne Beamforming Microphone Array						401; 402/403; Technical Issue
X2189	2020 04 21	Ex 7 to Declaration of P Hatch ISO Plaintiff's Opening Claim Construction Brief (D I 238): Sennheiser TeamConnect C2 Mounting Configurations						402/403; 602; 802; 901
X2190	2020 04 14	Exhibits 1-25 to Ex F (D I No 154) P Hatch's Declaration Opening Brief In Support of Plaintiffs' Motion for Preliminary Injunction & Limited Temporary Restraining Order						402/403; Cumulative; Inadmissible expert report; Technical Issue
X2191	2020 01 03	ClearOne, Inc.'s Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc.'s First Set of Interrogatories (Nos 1-12)						106; 402/403; 602; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X2192	2020 02 18	ClearOne, Inc 's Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's First Set of Interrogatories (Nos 1-12) - Highly Confidential - Attorneys' Eyes Only						106; 402/403; 602; 901
X2193	2020 04 01	ClearOne, Inc 's Second Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's First Set of Interrogatories (No 3) - Highly Confidential - Attorneys' Eyes Only						402/403; 602; 901
X2194	2020 05 01	ClearOne, Inc 's Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Second Set of Interrogatories (Nos 13-17)						106; 402/403; 602; 901
X2195	2020 05 22	ClearOne, Inc 's Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's First Set of Interrogatories (Nos 4, 5, 6, 12) - Highly Confidential - Attorneys' Eyes Only						402/403; 602; 901
X2196	2020 06 22	ClearOne, Inc 's Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Third Set of Interrogatories (Nos 18-19)						402/403
X2197	2020 07 14	ClearOne, Inc 's Second Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's First Set of Interrogatories (No 12) - Highly Confidential - Attorneys' Eyes Only						106; 402/403; 602; 901
X2198	2020 07 14	ClearOne, Inc 's Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Second Set of Interrogatories (Nos 16 & 17) - Highly Confidential - Attorneys' Eyes Only						402/403; 602; 901
X2199	2020 08 07	ClearOne, Inc 's Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Fourth Set of Interrogatories (Nos 20-21) - Highly Confidential - Attorneys' Eyes Only						106; 402/403; 602; 901
X2200	2020 09 18	ClearOne, Inc 's First Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Interrogatories (No 20) - Highly Confidential - Attorneys' Eyes Only						402/403; 602; 901
X2201	2020 11 16	ClearOne, Inc 's Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Fifth Set of Interrogatories (Nos 22-25)						402/403; 602; 901
X2202	2020 11 23	ClearOne, Inc 's Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Fourth Set of Interrogatories (No 21)						402/403; 602; 901
X2203	2020 04 23	ClearOne, Inc 's Second Supplemental Objections and Responses to Shure Incorporated and Shure Acquisition Holdings, Inc 's Second Set of Interrogatories (No 17) - Highly Confidential - Attorneys' Eyes Only						402/403
X2204	2018 03 00	Letter from Dr Zee to P Wilkie regarding Red Dot Award	SHUREDDEL00004874	SHUREDDEL00004874				402/403; 602; 802; 901
X2205	2018 00 00	Red Dot Design Awards 2018 Press Release	SHUREDDEL00050013	SHUREDDEL00050014				402/403; 602; 802; 901
X2206	2019 00 00	2019 Infocomm Daily - Day One	SHUREDDEL00050015	SHUREDDEL00050128				402/403; 602; 802; 901
X2207	2019 06 12	Sound & Communications - Changes In Auditorium Uses and Auditorium AV: Networked and Immersive	SHUREDDEL00050129	SHUREDDEL00050270				402/403; 602; 802; 901
X2208	2018 06 07	Ex 2008 - Shure Wins Two Red Dot Design Awards In 2018 - Lighting&Sound America - www.Lightingandsoundamerica.Com	SHUREDDEL00050271	SHUREDDEL00050271				402/403; 602; 802; 901
X2209	2016 06 08	Ex 2002 - 52 Best Products Of 2016 - Commercial Integrator - www.Commercialintegrator.Com	SHUREDDEL00050272	SHUREDDEL00050272				402/403; 602; 802; 901
X2210	2019 06 14	Ex 2009 - Sound & Video Contractor Announces Best Of Show Infocomm 2019 Awards - www.Svconline.Com	SHUREDDEL00050273	SHUREDDEL00050273				402/403; 602; 802; 901
X2211	2017 03 03	Ex 2005 - Nsca Announces 2017 Excellence In Product Innovation Award Winners - Www.Nsca.Org	SHUREDDEL00050274	SHUREDDEL00050274				402/403; 602; 802; 901
X2212	2017 02 12	Ex 2004 - 15 Products Win Top New Technology (Tnt) @ Ise Award - My Techdecisio - Mytechdecisions.Com	SHUREDDEL00050275	SHUREDDEL00050275				402/403; 602; 802; 901
X2213	2017 00 00	Ex 2006 - Winners 2017 Installawards - Www.Nbmevents.Uk	SHUREDDEL00050276	SHUREDDEL00050276				402/403; 602; 802; 901
X2214	2019 08 07	Ex 2011 - The Best Of Infocomm 2019 Awards – Rave [Pubs] - www.Ravepubs.Com	SHUREDDEL00050277	SHUREDDEL00050277				402/403; 602; 802; 901
X2215	2016 07 11	Ex 2003 - Infocomm Best Of Show Awards 2016	SHUREDDEL00050278	SHUREDDEL00050290				402/403; 602; 802; 901
X2216	2019 06 03	Ex 2010 - Here Are The Winners Of The 2019 Rave Readers' Choice Awards! – Rave - www.Ravepubs.Com	SHUREDDEL00050291	SHUREDDEL00050291				402/403; 602; 802; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X2217	2017 03 08	Ex 2007 - Shure Wins Three Awards At Ise 2017 - www Shure Com	SHUREDDEL00050292	SHUREDDEL00050292				402/403; 602; 802; 901
X2218	2016 06 08	52 Best Products Of 2016 - Commercial Integrator	SHUREDDEL00050293	SHUREDDEL00050299				402/403; 602; 802; 901
X2219	2016 06 10	3rd Annual Best Of Infocomm Winners	SHUREDDEL00050300	SHUREDDEL00050306				402/403; 602; 802; 901
X2220	2016 06 15	Show Central News New Products From Infocomm 2016 - Prosoundweb	SHUREDDEL00050307	SHUREDDEL00050310				402/403; 602; 802; 901
X2221	2016 04 08	Watch Shure Microflex Advance Table And Ceiling Mic Briefing In Nyc - My Techde	SHUREDDEL00050311	SHUREDDEL00050319				402/403; 602; 802; 901
X2222	2016 07 20	Advice And Reflections On The Best Of Infocomm 2016 -- Campus Technology	SHUREDDEL00050320	SHUREDDEL00050323				402/403; 602; 802; 901
X2223	2016 08 11	Shure Now Shipping Microflex Advance Microphones	SHUREDDEL00050324	SHUREDDEL00050328				402/403; 602; 802; 901
X2224	2016 09 02	Live From The Us Open In Year 2 Of Rights Deal, Espn Looks To Refine, Enhance P	SHUREDDEL00050329	SHUREDDEL00050338				401; 402/403; 602; 802; 901
X2225	2016 11 17	28 Products Redefining Meeting Spaces - Commercial Integrator	SHUREDDEL00050339	SHUREDDEL00050344				402/403; 602; 802; 901
X2226	2016 11 28	Creating Conference Room Standards For Av – Rave [Pubs]	SHUREDDEL00050345	SHUREDDEL00050351				402/403; 602; 802; 901
X2227	2016 07 13	The Best Of Infocomm 2016 Awards Are Announced – Rave [Pubs]	SHUREDDEL00050352	SHUREDDEL00050358				402/403; 602; 802; 901
X2228	2016 06 16	Minimalistic & Modern_ Infocomm Booth Designs Hint At Trends To Come (And Stay)	SHUREDDEL00050359	SHUREDDEL00050365				402/403; 602; 802; 901; Technical Issue
X2229	2017 01 10	Shure Microflex Integrated Into Q-Sys	SHUREDDEL00050366	SHUREDDEL00050369				402/403; 602; 802; 901
X2230	2017 02 12	15 Products Win Top New Technology (Tnt) @ Ise Award - My Techdecisions	SHUREDDEL00050370	SHUREDDEL00050377				402/403; 602; 802; 901
X2231	2017 03 06	Santa Clara University Refreshes Graduate School Of Business Classrooms With Shure - Prosoundweb	SHUREDDEL00050378	SHUREDDEL00050387				402/403; 602; 802; 901; Technical Issue
X2232	2017 03 20	18 Av Products Fit For The Network Answering All Your Nodes' Needs With Solid Av Avnetwork	SHUREDDEL00050388	SHUREDDEL00050411				401; 402/403; 602; 802; 901; Technical Issue
X2233	2017 04 04	Preparing For The Collaborative Classrooms Of Tomorrow _ Avnetwork	SHUREDDEL00050412	SHUREDDEL00050429				401; 402/403; 602; 802; 901; Technical Issue
X2234	2017 03 23	Shure Provides Microphones Inside Jailhouse Walls For Reality Show 60 Days In	SHUREDDEL00050430	SHUREDDEL00050440				401; 402/403; 602; 802; 901; Technical Issue
X2235	2016 02 10	Shure Lays Its Cards On Table And Ceiling With Microflex Advance - Commercial	SHUREDDEL00050441	SHUREDDEL00050449				402/403; 602; 802; 901
X2236	2019 07 17	Shure'S MXA910 Ceiling Mic	SHUREDDEL00050450	SHUREDDEL00050453				402/403; 602; 802; 901
X2237	2018 02 22	Aesthetics, Part The First — Minimalism And The Tyranny Of The Black Rectangle – Rave [Pubs]	SHUREDDEL00050454	SHUREDDEL00050459				402/403; 602; 802; 901
X2238	2018 06 07	Shure Wins Two Red Dot Design Awards In 2018 - Lighting&Sound America Online - News	SHUREDDEL00050460	SHUREDDEL00050460				402/403; 602; 802; 901; Cumulative
X2239	2018 08 24	Shure's New Experience Center Showcases Av Products In Action Avnetwork	SHUREDDEL00050461	SHUREDDEL00050474				401; 402/403; 602; 802; 901; Cumulative; Technical Issue
X2240	2018 09 06	Building Values, Culture & Relationships	SHUREDDEL00050475	SHUREDDEL00050485				401; 402/403; 602; 802; 901
X2241	2019 06 13	Infocomm 2019 Chris Lyons Of Shure Focuses On Mxa910 Ceiling Array Mic With Intellimix Dsp – Rave [Pubs]	SHUREDDEL00050486	SHUREDDEL00050488				106; 401; 402/403; 602; 802; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	CI Objection
X2242	2019 06 13	Shure Is Making Audio The Number One Priority At Infocomm 2019 - Youtube	SHUREDDEL00050489	SHUREDDEL00050491				106; 402/403; 602; 802; 901
X2243	2020 05 14	1st Day Of Infocomm 2019	SHUREDDEL00050492	SHUREDDEL00050492				106; 402/403; 602; 802; 901
X2244	2019 05 22	Previewing Infocomm 2019 With Shure - Avnation	SHUREDDEL00050493	SHUREDDEL00050498				106; 401; 402/403; 602; 802; 901
X2245	2019 06 14	Shure Unveils Mxa910 With Intellimix Dsp At Infocomm 2019 - Broadcastpro Me	SHUREDDEL00050499	SHUREDDEL00050506				402/403; 602; 802; 901; Technical Issue
X2246	2019 06 14	Sound Video Contractor Announces Best Of Show Infocomm 2019 Awards - Sound Vi	SHUREDDEL00050507	SHUREDDEL00050513				401; 402/403; 602; 802; 901; Technical Issue
X2247	2019 06 15	Infocomm 2019 Shure Adds Intellimixdsp	SHUREDDEL00050514	SHUREDDEL00050516				401; 402/403; 602; 802; 901
X2248	2019 06 18	Infocomm 2019 Big Sound For Sports Is Big Business	SHUREDDEL00050517	SHUREDDEL00050522				401; 402/403; 602; 802; 901
X2249	2019 06 12	2019 Best Awards The 46 Winning Av Products In Every Category - Commercial Inte	SHUREDDEL00050523	SHUREDDEL00050531				401; 402/403; 602; 802; 901
X2250	2020 05 14	Microflex Gets Smarter At Infocomm 2019 Pro Avl Asia	SHUREDDEL00050532	SHUREDDEL00050534				402/403; 602; 802; 901
X2251	2019 06 14	Sound Video Contractor Announces Best Of Show Infocomm 2019 Awards - Sound	SHUREDDEL00050535	SHUREDDEL00050541				401; 402/403; 602; 802; 901; Cumulative; Technical Issue
X2252	2019 06 03	Here Are The Winners Of The 2019 Rave Readers' Choice Awards! - Rave [Pubs]	SHUREDDEL00050542	SHUREDDEL00050546				401; 402/403; 602; 802; 901
X2253	2019 08 07	The Best Of Infocomm 2019 Awards - Rave [Pubs]	SHUREDDEL00050547	SHUREDDEL00050555				401; 402/403; 602; 802; 901; Cumulative
X2254	2016 04 22	Proav@Nab Best Of Show Winners	SHUREDDEL00050556	SHUREDDEL00050560				401; 402/403; 602; 802; 901; Technical Issue
X2255	2016 06 10	3rd Annual Best Of Infocomm Winners	SHUREDDEL00050561	SHUREDDEL00050567				401; 402/403; 602; 802; 901; Technical Issue
X2256	2020 00 00	Winners 2017 - Av Awards	SHUREDDEL00050568	SHUREDDEL00050571				401; 402/403; 602; 802; 901
X2257	2018 00 00	Winners 2017 Installawards	SHUREDDEL00050572	SHUREDDEL00050574				401; 402/403; 602; 802; 901
X2258	2017 02 07	2nd Annual Top New Technology (TNT) @ Ise 2017 Award Winners Announced - Commer	SHUREDDEL00050575	SHUREDDEL00050582				401; 402/403; 602; 802; 901
X2259	2017 06 13	SCN and Rental Staging Announce 2017 Infocomm Award Winners - Avnetworkcom	SHUREDDEL00050583	SHUREDDEL00050587				401; 402/403; 602; 802; 901
X2260	2016 06 13	Government video - Government Video Announces Recipients of 2016 Infocomm16	SHUREDDEL00050588	SHUREDDEL00050589				401; 402/403; 602; 802; 901
X2261	2016 06 08	52 Best Products of 2016 - Commercial Integrator	SHUREDDEL00050590	SHUREDDEL00050596				401; 402/403; 602; 802; 901; Cumulative
X2262	2017 03 03	NSCA Announces 2017 Excellence In Product Innovation Award Winners	SHUREDDEL00050597	SHUREDDEL00050600				401; 402/403; 602; 802; 901
X2263	2017 09 30	Presenting Our Av News Awards 2017 Winners!	SHUREDDEL00050601	SHUREDDEL00050609				401; 402/403; 602; 802; 901
X2264	2018 06 07	Lighting & Sound America - Shure Wins Two Red Dot Design Awards In 2018 Digital Edition:	SHUREDDEL00050610	SHUREDDEL00050610				401; 402/403; 602; 802; 901; Cumulative
X2265	2019 00 00	Video: Previewing Infocomm 2019 With Shure (Mp4)	SHUREDDEL00050611	SHUREDDEL00050611				401; 402/403; 602; 802; 901
X2266	2019 00 00	Video: Shure Is Making Audio The Number One Priority At Infocomm 2019 (Mp4)	SHUREDDEL00050612	SHUREDDEL00050612				401; 402/403; 602; 802; 901

Trial Exhibit No.	Date	Description	Begin Bates	End Bates	Depo. Ex. No.	Deponent	Depo. Date	C1 Objection
X2267	2019 06 12-14	Video: 1St Day Of Infocomm 2019 (Mp4)	SHUREDDEL00050613	SHUREDDEL00050613				401; 402/403; 602; 802; 901
X2268	2019 06 12-14	Video: Infocomm 2019 Chris Lyons Of Shure Focuses On Mxa910 Ceiling Array Mic With Intellimix Dsp (Mp4)	SHUREDDEL00050614	SHUREDDEL00050614				402/403; 602; 802; 901
X2269	2019 07 04	KPMG Enjoys Better Meetings With Shure Voice Lift	SHUREDDEL00050615	SHUREDDEL00050620				401; 402/403; 602; 802; 901
X2270	2019 09 03	Sounds Like A Winner, AV Magazine	SHUREDDEL00050621	SHUREDDEL00050629				401; 402/403; 602; 802; 901
X2271	2019 06 12-14	Video: Infocomm 2019 Shure Adds Intellimixdsp To Mxa910 Ceiling Array Microphone (Mp4)	SHUREDDEL00050630	SHUREDDEL00050630				402/403; 602; 802; 901
X2272	2019 02 10	Desk Mics Go Beyond The Operational Ceiling, AV Magazine	SHUREDDEL00050631	SHUREDDEL00050637				401; 402/403; 602; 802; 901
X2273	2019 06 11	Institute of Acoustics Selects Shure Microflex Advance Mics For Voice Lift	SHUREDDEL00050638	SHUREDDEL00050643				401; 402/403; 602; 802; 901
X2274	2020 00 00	Interbee 2016 Shure Microflex Advance Mxa910 - A Mic Array For Your Ceiling	SHUREDDEL00050644	SHUREDDEL00050650				401; 402/403; 602; 802; 901
X2275	2019 07 22	Spinitar Meeting Room Overhaul Helps Customers And Employees - Commercial Integ	SHUREDDEL00050651	SHUREDDEL00050661				401; 402/403; 602; 802; 901
X2276	2018 02 26	Microphone Systems Six Of The Best Wired And Wireless Options	SHUREDDEL00050662	SHUREDDEL00050672				401; 402/403; 602; 802; 901; Technical Issue
X2277	2020 00 00	Shure History	SHUREDDEL00125818	SHUREDDEL00125821				401; 402/403; 602; 802; 901
X2278		Product Photos						401; 402/403; 602; 802; 901; Demonstrative; Technical Issue
X2279	2019 10 01	Declaration of Derek Graham In Support of Defendant ClearOne, Inc 's Motion to Transfer Venue (D I No 32)						402/403
X2280	2019 10 01	Declaration of Narsi Narayanan In Support of Defendant ClearOne, Inc 's Motion to Transfer Venue (D I No 33)						401; 402/403
X2281	2019 10 01	Declaration of Jim Mergens In Support of Defendant ClearOne, Inc 's Motion to Transfer Venue with Exhibits 1-4 (D I No 34) - Filed Under Seal						401; 402/403
X2282	2019 10 01	Declaration of Jason DiCampello In Support of Defendant ClearOne, Inc 's Motion to Transfer Venue (D I No 35)						401; 402/403
X2283	2020 04 17	Declaration of Zee Hakimoglu In Support of ClearOne, Inc 's Opposition to Shure's Motion for a Temporary Restraining Order with Exhibits 1-3 (D I No 163, Ex D)						Technical Issue
X2284	2020 07 31	Declaration of Derek Graham In Support of ClearOne, Inc 's Opposition to Shure's Motion for a Preliminary Injunction with Exhibits A-D (D I No 303, Ex 4)						
X2285	2020 04 17	Declaration of Zee Hakimoglu In Support of ClearOne, Inc 's Opposition to Shure's Motion for a Temporary Restraining Order D I No 451, Ex 15)						Technical Issue
X2286	2017 08 06	Declaration of Zee Hakimoglu In Support of ClearOne, Inc 's Motion for Preliminary Injunction (D I No 480, Ex 114)						402/403
X2287		Physical Exhibit Product Model – ClearOne BMA 2	Physical Exhibit					
X2288		Physical Exhibit Product Model – ClearOne BMA 2 - packaging	Physical Exhibit					

EXHIBIT 7

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
and)	
SHURE ACQUISITION HOLDINGS, INC.,)	C.A. No.: 19-1343-RGA-CJB
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.)	
)	
Defendant.)	

PLAINTIFFS’ UPDATED OBJECTIONS TO DEFENDANT’S EXHIBIT LIST

Pursuant to the Court’s Amended Scheduling Order (D.I. 73), Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc. (“Shure”) hereby provide their updated objections to the exhibit list served by Defendant ClearOne, Inc. on August 27, 2021, and revised on September 15, 2021, September 17, 2021, September 22, 2021, October 1, 2021, and October 11, 2021.

In Shure’s objections, the following abbreviations are used:

- A = authenticity (Fed. R. Evid. 901-903)
- H = hearsay (Fed. R. Evid. 801-05)
- P = prejudice, confusing issues, misleading jury, undue delay, wasting time, needlessly presenting cumulative evidence (Fed. R. Evid. 403)
- R = relevance (Fed. R. Evid. 401-02)
- S = settlement communication Fed. R. Evid. 408

Exhibit	Date	Description	BegBates	EndBates	Shure's Objections
X0010	1997	Cerra Deposition, Exhibit 32, "R. 367-1, Exhibit 20 filed in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078, Applications Engineering Technical Bulletin re Microphones on the Ceiling? Shure Strongly Advises NO!"	N/A	N/A	R
X0011	2015	Donahoe Deposition, Exhibit 5, "Advanced Network Devices PoE Product Catalog"	SHURE070281	SHURE070296	R
X0012	2016	Weinstein Deposition, Exhibit 2, "Illuminas Presentation, "2016 United States Audio/Video Conferencing Study with C-level IT Decision-Makers""	SHURE413828	SHURE413858	R
X0013	2017	Klegon Deposition, Exhibit 16, "Spreadsheet, "Chris Rieger Project Task List""	SHURE013284		R
X0014	2018	Weinstein Deposition, Exhibit 5, "ISE 2018 Competitive Overview: Global Marketing"	SHURE707069	SHURE707087	
X0015	2019	Shure Supplier Partnership Handbook, Volume 1	N/A	N/A	R
X0016	2019	Kessler Deposition, Exhibit 17, "ClearOne Connections Tour Brochure"	CLRONEDE-00008749	CLRONEDE-00008749	
X0017	2019	Weinstein Deposition, Exhibit 3, "Futuresource Consulting Presentation, "Dedicated Audio Conferencing Hardware Market Assessment""	CLRONEDE-00006619	CLRONEDE-00006661	

X0018	12/9/2002	Cerra Deposition, Exhibit 27, "Patel Exhibit 21 - Broadband Digital Array Microphone Research Summary with Emphasis on Improved Low Frequency Beamforming Techniques: Technology Summary/Transfer by Steve Smith"	SHURE364389	SHURE364632	R
X0019	12/7/2005	Guerra Deposition, Exhibit 3, [REDACTED]	SHURE389261	SHURE389261	R
X0030	12/13/2006	Weinstein Deposition, Exhibit 8; Wiggins Deposition, Exhibit 4, "Shure slide deck titled "2006 U.S. Corporate Boardroom Research""	SHURE000355	SHURE000382	R
X0031	3/9/2010	Excel spreadsheet with filename, "1st Qrt 2020 Pro Voice AV"	CLRONEDE-00001461	CLRONEDE-00001461	R
X0032	6/1/2010	Article by Colin B. Harris and Andrew M. Ollis published in <i>Landslide</i> , Volume 2, No. 5 titled, "Design Patent Damages: An Additional Remedy and Other Considerations"	N/A	N/A	R, H, A
X0033	10/10/2011	Abraham Deposition, Exhibit 1, [REDACTED]	SHURE053093	SHURE053094	R

X0034	11/10/2011	Miller Deposition, Exhibit 22, "Research Panel Summary: Microflex Millennium"	SHURE053543	SHURE053554	R
X0035	12/6/2011	Miller Deposition, Exhibit 21, "[REDACTED]"	SHURE053542	SHURE053542	R
X0036	12/13/2011	Cho Deposition, Exhibit 11, "Page Vault screen capture taken of archived McNichols online product page with item specifications and description for McNichols Quality Round Perforated, 24 Gauge Galvanized, 1/8" Round on 3/16" Staggered, 48.0000" x 120.0000""	N/A	N/A	R, A, H
X0037	1/4/2012	ClearOne press release titled, "ClearOne to Unveil Beamforming Microphone Array with Adaptive Steering and Next Generation Acoustic Echo Cancellation Technology, at InfoComm 2012"	N/A	N/A	R, H
X0038	1/27/2012	Miller Deposition, Exhibit 24, "Shure Blue Ribbon Project Charter"	SHURE748667	SHURE748685	
X0039	2/6/2012	[REDACTED]	SHURE282623		R
X0050	2/7/2012	Exhibit 28 to Joint Claim Construction Brief, US Patent 8,109,360 at D.I. 246	N/A	N/A	R, P, H
X0051	2/8/2012	Miller Deposition, Exhibit 23, [REDACTED]	SHURE748666	SHURE748666	R

X0052	3/12/2012	Schyvinck Deposition, Exhibit 21, "Shure Blue Ribbon Project Charter Olympus"	SHURE053830	SHURE053848	
X0053	6/9/2012	Schyvinck Deposition, Exhibit 19, "[REDACTED]"	SHURE053817	SHURE053817	R
X0054	8/23/2012	Corporate Boardroom Microphone Array Phase 1 Report	SHURE282861	SHURE282872	
X0055	4/5/2013	Klegon Deposition, Exhibit 3, "[REDACTED]"	SHURE783253	SHURE783253	R, P
X0056	4/17/2013	Klegon Deposition 12/14/2018, Exhibit 13; Klegon Deposition 11/17/2020, Exhibit 1, "[REDACTED]"	SHURE282951	SHURE282951	R, P
X0057	5/30/2013	Klegon Deposition, Exhibit 2, "[REDACTED]"	SHURE407739	SHURE407739	R, P
X0058	6/6/2013	[REDACTED]	SHURE283156	SHURE283167	
X0059	6/6/2013	[REDACTED]	SHURE271673	SHURE271684	

X0070	8/26/2013	Klegon Deposition, Exhibit 4, [REDACTED]	SHURE783284	SHURE783284	R, P
X0071	8/26/2013	Abraham Deposition, Exhibit 5, "[REDACTED]"	SHURE065612	SHURE065613	
X0072	8/28/2013	Abraham Deposition, Exhibit 8, "Screen capture taken via Page Vault of Reliable Hardware Custom Speaker Grills product webpage"	N/A	N/A	R, A, H
X0073	8/31/2013	Abraham Deposition, Exhibit 6; Lantz Deposition, Exhibit 1, [REDACTED]	SHURE065608	SHURE065609	

X0074	9/8/2013	Abraham Deposition, Exhibit 7; Lantz Deposition, Exhibit 2, "[REDACTED]"	SHURE279442	SHURE279442	
X0075	9/11/2013	Miller Deposition, Exhibit 1, [REDACTED]	SHUREDDEL00052297	SHUREDDEL00052297	
X0076	9/27/2013	[REDACTED]	SHURE108282	SHURE108282	
X0077	10/1/2013	Cho Deposition, Exhibit 1, [REDACTED]	SHUREDDEL00000436	SHUREDDEL00000446	
X0078	1/27/2014	Cho Deposition, Exhibit 3, "[REDACTED]"	SHUREDDEL00000721	SHUREDDEL00000729	
X0079	3/1/2014	[REDACTED]	SHURE000597	SHURE000675	

X0090	3/10/2014	Lantz Deposition, Exhibit 3, [REDACTED]	SHURE065007	SHURE065008	
X0091	3/25/2014	[REDACTED]	SHUREDDEL00052337	SHUREDDEL00052343	
X0092	3/28/2014	Abraham Deposition, Exhibit 9, [REDACTED]	SHURE064903	SHURE064982	
X0093	4/16/2014	Excepted page from Shure internal slide deck titled, [REDACTED]	SHUREDDEL00001133	SHUREDEL00001133	
X0094	5/5/2014	Cerra Deposition, Exhibit 34, "Shure Blue Ribbon Charter for Olympus"	SHURE064775	SHURE064802	
X0095	7/19/2014	Lantz Deposition, Exhibit 4, [REDACTED]	SHURE367209	SHURE367264	
X0096	8/5/2014	Hatch Deposition, Exhibit 17, [REDACTED]	SHUREDDEL00141399	SHUREDDEL00141418	

X0097	8/5/2014	Klegon Deposition, Exhibit 1, [REDACTED]	SHUREDDEL00124775	SHUREDDEL00124776	
X0098	8/5/2014	Exhibit 18 to Delman Expert Report, [REDACTED]	SHUREDDEL00124755	SHUREDDEL00124756	
X0099	8/5/2014	Exhibit 17 to Delman Expert Report, [REDACTED]	SHUREDDEL00124754	SHUREDDEL00124754	
X0100	8/13/2014	Deposition of Cho, Exhibit 6, "Exhibit 42 to Declaration of Christina Von Der Ahe Rayburn in Support of ClearOne Inc.'s Opposition to Shure's Motion for a Preliminary Injunction, [REDACTED]"	SHUREDDEL00052431	SHUREDDEL00052433	R, H, P
X0101	8/14/2014	Cho Deposition, Exhibit 8, [REDACTED]"	SHUREDDEL00052444	SHUREDDEL00052444	

X0102	8/21/2014	Email from Elizabeth Cho to Gregory Lantz, Robert Klegon, Bob Abraham, Melanie Koskamp, and John Miller [REDACTED]	SHUREDDEL00052445	SHUREDDEL00052446	
X0103	8/22/2014	Cho Deposition, Exhibit 13, "[REDACTED]"	SHUREDDEL00001432	SHUREDDEL00001432	
X0104	8/22/2014	Cho Deposition, Exhibit 10, "[REDACTED]"	SHURE279662	SHURE279662	
X0105	9/1/2014	[REDACTED]	SHURE000784		
X0106	9/11/2014	Abraham Deposition, Exhibit 10, [REDACTED] "	N/A	N/A	R, A, H
X0107	10/8/2014	Abraham Deposition, Exhibit 11; Lantz Deposition, Exhibit 5, [REDACTED]	SHURE279751	SHURE279752	

X0108	10/17/2014	Schanz Deposition, Exhibit 20; Klegon Deposition, Exhibit 14, "[REDACTED]"	SHURE261148	SHURE261148	
X0109	11/3/2014	[REDACTED]	SHURE412009	SHURE412015	
X0110	11/5/2014	[REDACTED]	SHURE064387	SHURE064388	
X0111	11/20/2014	Klegon Deposition, Exhibit 9, "[REDACTED]"	SHURE233571	SHURE233571	R, P

X0112	12/22/2014	Lantz Deposition, Exhibit 7, " 	SHURE442962	SHURE442970	
X0113	3/2/2015	Lantz Deposition, Exhibit 9, " 	SHURE442631	SHURE442638	
X0114	3/20/2015	Lantz Deposition, Exhibit 10, " 	SHURE279826	SHURE279832	
X0115	6/8/2015		SHURE125505	SHURE125509	

X0116	7/20/2015	Guerra Deposition, Exhibit 5; Klegon Deposition, Exhibit 6, "[REDACTED]"	SHURE783362	SHURE783363	
X0117	8/20/2015	Guerra Deposition, Exhibit 6, "[REDACTED]"	SHURE783375	SHURE783380	
X0118	8/21/2015	Wiggins Deposition, Exhibit 4; Klegon Deposition, Exhibit 7, "[REDACTED]"	SHURE783387	SHURE783393	
X0119	8/21/2015	Capture taken via Page Vault of article in <i>Harvard Business Review</i> by Amy Gallo titled, "A Refresher on Price Elasticity", accessed at https://hbr.org/2015/08/a-refresher-on-price-elasticity	N/A	N/A	R, H, A

X0120	8/31/2015	Wiggins Deposition, Exhibit 5; Guerra Deposition, Exhibit 8; Klegon Deposition, Exhibit 8, "[REDACTED] e"	SHURE783460	SHURE783467	R, P
X0121	9/1/2015	Wiggins Deposition, Exhibit 2; Guerra Deposition, Exhibit 1, [REDACTED]	SHURE344816	SHURE344820	
X0122	9/28/2015	Vander Veen Deposition, Exhibit 5, [REDACTED]	CLRONE-00005737	CLRONE-00005737	R, H
X0123	10/9/2015	Frost and Sullivan Presentation, "Changing Landscape in Audio Conferencing Endpoints Market"	CLRONE-00339906	CLRONE-00339939	R, A, H
X0124	10/14/2015	Klegon Deposition, Exhibit 15, [REDACTED]	SHURE350468	SHURE350468	

X0125	11/17/2015	Cho Deposition, Exhibit 12, "Page Vault screen capture taken of archived McNichols online product page with item specifications and description for McNichols Quality Round Perforated, 24 Gauge Galvanized, 1/8" Round on 3/16" Staggered, 48.0000" x 120.0000" - product page contains same content as Cho Deposition Exhibit 11 but is dated as the closest capture after the date of Cho Deposition Exhibit 10 (August 22, 2014)"	N/A	N/A	R, A, H
X0126	1/21/2016	Ramachandiran Deposition, Exhibit 337, [REDACTED]	CLRONE-00184173	CLRONE-00184175	R, H
X0127	2/9/2016	Shure press release titled, "Shure Debuts Microflex Advance Ceiling and Table Array Microphones"	N/A	N/A	
X0128	2/15/2016	Cerra Deposition, Exhibit 29, [REDACTED]	SHURE087043	SHURE087044	
X0129	2/16/2016	U.S. Patent No. 9,264,553 (Pandey et al.)	N/A	N/A	R, P, H
X0130	3/1/2016	Schanz Deposition, Exhibit 7, [REDACTED]	SHURE244585	SHURE244585	R, P
X0131	3/22/2016	Klegon Deposition, Exhibit 22, [REDACTED]	SHURE252844	SHURE252850	

X0132	3/31/2016	Donahoe Deposition, Exhibit 4, "[REDACTED]"	SHURE070267	SHURE070267	
X0133	4/6/2016	Klegon Deposition, Exhibit 17, "[REDACTED]"	SHURE252726	SHURE252731	
X0134	4/18/2016	Weinstein Deposition, Exhibit 4, "Executed consulting agreement entered between ClearOne and Ira Weinstein (affiliated with Wainhouse Research)"	N/A	N/A	R, P
X0135	4/21/2016	Cerra Deposition, Exhibit 38, "[REDACTED]"	SHURE06701	SHURE06714	
X0136	6/1/2016	ClearOne press release titled, "ClearOne Launches Second Generation of its Groundbreaking Beamforming Microphone Array"	N/A	N/A	R, H
X0137	6/3/2016	Klegon Deposition, Exhibit 10, "[REDACTED]"	SHURE783663	SHURE783663	R, P

X0138	6/7/2016	Wiggins Deposition, Exhibit 2; Klegon Deposition, Exhibit 20, [REDACTED]	SHURE251500	SHURE251501	R
X0139	6/20/2016	Klegon Deposition, Exhibit 23, [REDACTED]	SHURE412188	SHURE412189	R, P
X0140	6/22/2016	Klegon Deposition, Exhibit 27, [REDACTED]	SHURE251276	SHURE249378	R
X0141	6/27/2016	Klegon Deposition, Exhibit 3, "Shure Press Release by Rob Klegon, "Achieve Invisible Audio with the MXA910 Ceiling Array Microphone""	N/A	N/A	
X0142	8/6/2016	Cerra Deposition, Exhibit 31, "Screenshot of article on Shure website 'Shure Microflex Advance Microphones Are Now Shipping'"	N/A	N/A	
X0143	8/8/2016	Schyvinck Deposition, Exhibit 5, [REDACTED]	SHURE635153	SHURE635155	

X0144	8/8/2016	Capture taken via Page Vault of Shure online press release titled, "Shure Microflex Advance Microphones Are Now Shipping", accessed at https://www.shure.com/en-US/about-us/press/shure-microflex-advance-microphones-are-now-shipping	N/A	N/A	
X0145	8/17/2016	Klegon Deposition, Exhibit 18, [REDACTED]	SHURE412959	SHURE412959	R
X0146	9/2/2016	Klegon Deposition, Exhibit 2, [REDACTED]	SHURE254767	SHURE254767	R
X0147	9/19/2016	Schanz Deposition, Exhibit 25; Klegon Deposition, Exhibit 34, [REDACTED]	SHURE254556	SHURE254563	R
X0148	10/4/2016	Weinstein Deposition, Exhibit 9, [REDACTED]	SHURE413931	SHURE413931	R
X0149	10/10/2016	Roy Deposition, Exhibit 41, "Shure blog post by Criss Niemann, "The IT Professional's Guide to Great Corporate Sound""	Schonfeld002888	Schonfeld002900	R, H, A
X0150	10/12/2016	Klegon Deposition, Exhibit 13, [REDACTED]	SHURE606312	SHURE606312	R, P

X0151	10/27/2016	Klegon Deposition, Exhibit 8, [REDACTED]	SHURE16565	SHURE16565	R
X0152	11/16/2016	Klegon Deposition, Exhibit 41, [REDACTED]	SHURE015793	SHURE015794	R
X0153	11/21/2016	Morrow Deposition, Exhibit 4, "[REDACTED]"	SHURE414906	SHURE414906	
X0154	11/27/2016	Klegon Deposition, Exhibit 9, [REDACTED]"	SHURE607815	SHURE607821	
X0155	12/2/2016	Klegon Deposition, Exhibit 12, [REDACTED]"	SHURE255636	SHURE255637	R, P
X0156	12/5/2016	Klegon Deposition, Exhibit 30, [REDACTED]	SHURE249370	SHURE249372	R
X0157	12/22/2016	Frost and Sullivan Presentation, "The Growth of Collaborative Spaces and the Proliferation of Collaborative Services Cultivate the Growth of the Audio Conferencing Endpoints Market"	CLRONE-00339989	CLRONE-00340019	R, A, H

X0158	1/23/2017	Schanz Deposition, Exhibit 21; Klegon Deposition, Exhibit 19, [REDACTED]	SHURE404210	SHURE404210	R, P
X0159	2/1/2017	Klegon Deposition, Exhibit 32, [REDACTED]	SHURE256474	SHURE256478	R
X0160	2/1/2017	Klegon Deposition, Exhibit 6, [REDACTED]	SHURE244503	SHURE244504	R, P
X0161	2/7/2017	Exhibit 07 to Delman Expert Report, US Patent No. 9,565,493	N/A	N/A	
X0162	2/7/2017	Hatch Deposition, Exhibit 3, "U.S. Patent No. 9,565,493 ('493 Patent)"	N/A	N/A	
X0163	2/7/2017	Hatch Deposition, Exhibit 3A, "U.S. Patent No. 9,565,493 ('493 Patent) with Highlights to Pages with Fig. 2 and Fig. 3"	N/A	N/A	
X0164	2/27/2017	Morrow Deposition, Exhibit 2, [REDACTED]	SHURE248504	SHURE248507	
X0165	2/28/2017	[REDACTED]	SHURE612108	SHURE612111	

X0166	3/10/2017	Klegon Deposition, Exhibit 43, "[REDACTED]"	SHURE418412	SHURE418414	R
X0167	3/15/2017	ClearOne Inc. Form 10-K Annual Report for Year Ended December 31, 2016	N/A	N/A	R, H
X0168	4/25/2017	U.S. Patent No. 9,635,186 (Pandey et al.)	N/A	N/A	R, P, H
X0169	4/27/2017	Wolffe Deposition, Exhibit 14, "[REDACTED]"	SECOM_000099	SECOM_000099	R, A, H
X0170	5/9/2017	Klegon Deposition, Exhibit 11, "[REDACTED]"	SHURE008877	SHURE008881	R, P
X0171	5/18/2017	Miller Deposition, Exhibit 10, "US Design Patent, "US D784,299 S""	N/A	N/A	R, P
X0172	5/19/2017	Klegon Deposition, Exhibit 10, "[REDACTED]"	SHURE008285	SHURE008293	R

X0173	5/20/2017	Schynvinck Deposition, Exhibit 8, "Crain's Chicago Business Article by John Pletz, "A microphone industry leader's next act""	N/A	N/A	R, H, A
X0174	5/31/2017	[REDACTED]	SHURE247288	SHURE247292	R, P
X0175	6/19/2017	Klegon Deposition, Exhibit 21, [REDACTED]	SHURE007032	SHURE007042	
X0176	6/19/2017	Cerra Deposition, Exhibit 35, [REDACTED]	SHURE095283	SHURE095293	
X0177	7/17/2017	Cerra Deposition, Exhibit 36, [REDACTED]	SHURE264509	SHURE264524	
X0178	7/18/2017	Weinstein Deposition, Exhibit 6, [REDACTED]	CLRONE-00413006	CLRONE-00413020	R, H
X0179	8/1/2017	Klegon Deposition, Exhibit 5, [REDACTED]	SHURE259918	SHURE254767	R
X0180	8/14/2017	Guerra Deposition, Exhibit 4, [REDACTED]	SHURE352274	SHURE352274	R, P

X0181	8/23/2017	Schyvinck Deposition, Exhibit 9, "[REDACTED]"	SHURE629134	SHURE629135	R
X0182	8/23/2017	Morrow Deposition, Exhibit 5, "[REDACTED]"	SHURE260336	SHURE260337	R
X0183	9/8/2017	Schanz Deposition, Exhibit 19, "[REDACTED]"	SHURE711733	SHURE711736	R
X0184	9/15/2017	Exhibit Deposition, Exhibit 2, "Declaration of James Schanz in Support of Shure's Motion to Quash Third-Party Subpoenas and for a Protective Order"	SHURE714136	SHURE714138	R, P
X0185	9/15/2017	Shure Incorporated's Response to ClearOne, Inc.'s First Set of Interrogatories (Nos. 1-9)	N/A	N/A	R, P
X0186	10/12/2017	Wiggins Deposition, Exhibit 9, "[REDACTED]"	SHURE675824	SHURE675843	R
X0187	11/7/2017	U.S. Patent No. 9,813,806 (Graham et al.)	N/A	N/A	R, P, H
X0188	12/5/2017	Shure Incorporated's First Supplemental Response to ClearOne, Inc.'s First Set of Interrogatories (Nos. 1-9)	N/A	N/A	R, P

X0189	12/9/2017	Exhibit 65 to Joint Claim Construction Brief, Declaration of Chad Wiggins in support of Shure's Opposition to ClearOne's Motion for Preliminary Injunction at D.I. 249	N/A	N/A	R, P
X0190	12/9/2017	Wiggins Deposition, Exhibit 1, "Declaration of Chad Wiggins"	N/A	N/A	R, P
X0191	12/11/2017	R. 171, SEALED Declaration of Chad Wiggins in Support of Shure's Opposition to ClearOne's Motion for Preliminary Injunction as to '186 Patent	N/A	N/A	R, P
X0192	12/19/2017	R. 183, SEALED Shure's Memorandum in Opposition to ClearOne's Motion for Preliminary Injunction as to '186 Patent	N/A	N/A	R, P
X0193	1/2/2018	[REDACTED]	SHURE693128	SHURE693132	R
X0194	1/30/2018	R. 237, SEALED Shure's Sur-Reply in Opposition to ClearOne's Motion for Preliminary Injunction as to '186 Patent	N/A	N/A	R, P
X0195	3/16/2018	R. 278, Memorandum Opinion and Order (Under Seal) Denying ClearOne's Motion for Preliminary Injunction as to United States Patent No. 9,635,186, filed in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P
X0196	3/22/2018	Schanz Deposition, Exhibit 4, [REDACTED]	SHURE702896	SHURE702896	R, P
X0197	4/4/2018	Donahoe Deposition, Exhibit 7, [REDACTED]	N/A	N/A	R, P

X0198	4/10/2018	[REDACTED]	SHURE684607	SHURE684634	
X0199	4/10/2018	Donahoe Deposition, Exhibit 11, "Advanced Network Devices Web Page, "Advanced Network Devices Dealer Portal""	N/A	N/A	R, A, H
X0300	4/16/2018	Wolffe Deposition, Exhibit 15, "[REDACTED]"	SECOM_000057	SECOM_000057	R, A, H
X0301	5/1/2018	Shure Incorporated's Response to ClearOne, Inc.'s Second Set of Interrogatories (Nos. 10- 18)	N/A	N/A	R, P
X0302	6/15/2018	Donahoe Deposition, Exhibit 6, "[REDACTED]"	AND-000100	AND-000100	R, P
X0303	6/21/2018	Donahoe Deposition, Exhibit 9, "[REDACTED]"	AND-000032	AND-000042	R, P
X0304	6/29/2018	Donahoe Deposition, Exhibit 8, "Declaration of Brian Donahoe in 03078"	N/A	N/A	R, A, H
X0305	7/12/2018	Morrow Deposition, Exhibit 6, [REDACTED]	SHURE786917	SHURE786917	R

X0306	7/12/2018	Abraham Deposition, Exhibit 13, [REDACTED]	SHURE786914	SHURE786914	R, P
X0307	7/31/2018	Exhibits 16-27 to Declaration of Christina von der Ahe Rayburn in Support of ClearOne's Opposition to Shure's Motion for a Preliminary Injunction, [REDACTED]	CLRONE-00552600	CLRONE-00552625	R, P, H
X0308	8/20/2018	Donahoe Deposition, Exhibit 10, "Advanced Network Devices Web Page, "Where to Purchase""	N/A	N/A	R
X0309	8/20/2018	Donahoe Deposition, Exhibit 12, "Starin Web Page, "ClearOne Dealer Portal""	N/A	N/A	R, P, H, A
X0310	8/20/2018	Donahoe Deposition, Exhibit 13, "VoipSupply.com page, "Voip Supply Works with the Best Brands in VoIP""	N/A	N/A	R, P, H, A
X0311	9/6/2018	Newman Deposition, Exhibit 1, "Subpoena to Testify at a Deposition in a Civil Action to Conference Technology Group, LLC c/o David Newman"	N/A	N/A	R, P, H

X0312	10/19/2018	[REDACTED]	SHURE955595	SHURE955595	R
X0313	10/22/2018	Cerra Deposition, Exhibit 25, "Declaration of David Cerra filed in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)	N/A	N/A	R, P
X0314	10/24/2018	R. 417, SEALED Declaration of David Cerra in Support of Shure's Opposition to ClearOne's Motion for Preliminary Injunction as to '806 Patent	N/A	N/A	R, P
X0315	10/24/2018	R. 413, SEALED Shure's Memorandum in Opposition to ClearOne's Motion for Preliminary Injunction as to '806 Patent	N/A	N/A	R, P
X0316	10/29/2018	Hatch Deposition, Exhibit 9, "Docket No. 175-32 to Spigen Korea Co., Ltd. v. Ultraproof, Inc., Case No. 2:16-cv-09185, Declaration of Benjamin A. Campbell in Support of Defendants' Motion for Summary Judgment"	N/A	N/A	R, H
X0317	10/29/2018	Klegon Deposition, Exhibit 24, "AcousticMagic Product Page, "Voice Tracker I Array Microphone (Multiple Options)"	N/A	N/A	R, H, A
X0318	11/21/2018	Schanz Deposition, Exhibit 1, "Notice of Deposition of Shure Incorporated Pursuant to Federal Rule of Civil Procedure 30(b)(6)"	N/A	N/A	R, P
X0319	1/11/2019	Schanz Deposition, Exhibit 1, [REDACTED]	SHUREDDEL00033142	SHUREDDEL00033142	R

X0320	1/23/2019	DiFalco Deposition, Exhibit 5 [REDACTED]	SHURE821760	SHURE821761	R
X0321	1/23/2019	DiFalco Deposition, Exhibit 1; Schanz Deposition, Exhibit 5, "Shure Slide Deck Entitled, "Organizational Charts""	SHURE780802	SHURE780860	R
X0322	1/23/2019	Shure Incorporated's Second Supplemental and Amended Response to ClearOne, Inc.'s First Set of Interrogatories (Nos. 1-9)	N/A	N/A	R, P
X0323	1/24/2019	Wolffe Deposition, Exhibit 17, "USPTO Inter Partes Review Final Written Decision re 9,264,553"	SECOM_000220	SECOM_000269	R, P
X0324	1/25/2019	Wolffe Deposition, Exhibit 18, [REDACTED]	SECOM_000125	SECOM_000125	R, P
X0325	1/25/2019	Bencsik Deposition, Exhibit 14, [REDACTED]	CLRONEDE-00004445	CLRONEDE-00004447	R, P
X0326	1/26/2019	Wolffe Deposition, Exhibit 16, [REDACTED]	SECOM_000218	SECOM_000219	R, P

X0327	1/28/2019	Weinstein Deposition, Exhibit 7; Vander Veen Deposition, Exhibit 4, "[REDACTED]"	CLRONEDE-00004501	CLRONEDE-00004501	R, P, H
X0328	1/29/2019	[REDACTED]	SHURE864865	SHURE864867	R
X0329	1/29/2019	Exhibits 28-39 to Declaration of Christina von der Ahe Rayburn in Support of ClearOne's Opposition to Shure's Motion for a Preliminary Injunction, [REDACTED]	CLRONE-00737595	CLRONE-00737629	R
X0330	1/31/2019	[REDACTED]	HWPCO000052	HWPCO000053	R, P
X0331	2/4/2019	ClearOne press release titled, "ClearOne Debuts Patented Ceiling Tile Beamforming Mic Array with a Superior Architecture for Reduced Complexity and Cost"	N/A	N/A	
X0332	2/4/2019	ClearOne press release titled, "ClearOne Debuts Patented Ceiling Tile Beamforming Mic Array with a Superior Architecture for Reduced Complexity and Cost"	N/A	N/A	

X0333	2/5/2019	Payne Deposition, Exhibit 12, [REDACTED]	UNIFIED_012067	UNIFIED_012071	
X0334	2/5/2019	Shure Incorporated's Second Supplemental Response to ClearOne, Inc.'s Interrogatories (No. 16)	N/A	N/A	R, P
X0335	2/6/2019	Schanz Deposition, Exhibit 4, [REDACTED]	SHUREDDEL00034331	SHUREDDEL00034331	
X0336	2/6/2019	Wiggins Deposition, Exhibit 4, [REDACTED]	SHURE784159	SHURE784159	
X0337	2/13/2019	Schanz Deposition, Exhibit 3, [REDACTED]	SHUREDDEL00034627	SHUREDDEL00034630	
X0338	2/26/2019	Wiggins Deposition, Exhibit 6, [REDACTED]	SHURE865141	SHURE865141	
X0339	3/1/2019	Miller Deposition, Exhibit 12, [REDACTED]	SHUREDDEL00125503	SHUREDDEL00125534	R

X0340	3/7/2019	Schanz Deposition, Exhibit 7, [REDACTED]	SHUREDDEL00035618	SHUREDDEL00035619	R
X0341	3/12/2019	[REDACTED]	SHUREDDEL00005092	SHUREDDEL00005093	R, P
X0342	3/16/2019	Email chain from John Schnibbe to Zee Hakimoglu, cc Stephanie Floisand re Bi-Weekly Update	CLRONEDE-00005769	CLRONEDE-00005770	
X0343	3/25/2019	[REDACTED]	HWPCO000092	HWPCO000092	
X0344	3/25/2019	Bencsik Deposition, Exhibit 20, "Email from John Scibbe to Ed Wolffe, Stephen Scheffer, Carl Yandle, Jon Ferren, Todd Koebke, Victor Clites, Tim Dykes, Chris Bencsik re PDF-BMA CT with attachment re BMA CT sales presentation rev12.pdf (Attachment not included)"	CLRONEDE-00005774	CLRONEDE-00005774	
X0345	3/26/2019	Payne Deposition, Exhibit 3, [REDACTED]	UNIFIED_008802	UNIFIED_008802	
X0346	3/26/2019	Payne Deposition, Exhibit 4, [REDACTED]	UNIFIED_008800	UNIFIED_008801	
X0347	4/11/2019	Bencsik Deposition, Exhibit 16, "[REDACTED]"	BENCSIK_000108	BENCSIK_000109	R, P

X0348	4/11/2019	Bencsik Deposition, Exhibit 19, "[REDACTED]"	BENCSIK_000104	BENCSIK_000107	R, P
X0349	4/12/2019	ClearOne Inc. Form 10-K Annual Report for Year Ended December 31, 2018	N/A	N/A	R, H
X0350	4/12/2019	Bencsik Deposition, Exhibit 17, "[REDACTED]"	BENCSIK_000030	BENCSIK_000032	R, P, H, A
X0351	4/15/2019	Shure Incorporated's Response to ClearOne, Inc.'s Third Set of Interrogatories (Nos. 19-22)	N/A	N/A	R, P
X0352	4/15/2019	Shure Incorporated's Third Supplemental and Amended Response to ClearOne, Inc.'s First Set of Interrogatories	N/A	N/A	R, P
X0353	4/15/2019	Shure Incorporated's Second Supplemental and Amended Response to ClearOne, Inc.'s Second Set of Interrogatories	N/A	N/A	R, P
X0354	4/16/2019	Bencsik Deposition, Exhibit 18, "[REDACTED]"	BENCSIK_000093	BENCSIK_000098	R, P, H, A
X0355	4/30/2019	Shure Incorporated's Responses to ClearOne's First Set of Requests for Admission to Shure Incorporated (Nos. 1-140)	N/A	N/A	R, P
X0356	5/7/2019	R. 508, SEALED Shure's Opening Claim Construction Brief Pursuant to Local Patent Rule 4.2	N/A	N/A	R, P
X0357	5/14/2019	Yates Deposition, Exhibit 3, "[REDACTED]"	HIGHWAY_0032	HIGHWAY_0032	

X0358	5/17/2019	Yates Deposition, Exhibit 2, "[REDACTED]"	HIGHWAY_0020	HIGHWAY_0020	
X0359	5/17/2019	Staples Deposition, Exhibit 9, [REDACTED]	HIGHWAY_0020	HIGHWAY_0020	
X0360	5/21/2019	Klegon Deposition, Exhibit 36, [REDACTED]	N/A	N/A	R, P
X0361	5/28/2019	Maselbas Deposition, Exhibit J, "Excel spreadsheet with filename, "Revised MSRP""	SHURE784272	SHURE784272	R, P
X0362	5/29/2019	[REDACTED]	CLRONE-00832187	CLRONE-00832195	R, H, P
X0363	6/18/2019	Clingman Deposition, Exhibit 18, [REDACTED]	DOBBS00000054	DOBBS00000054	

X0364	6/18/2019	Clingman Deposition, Exhibit 14, [REDACTED]	DOBBS00000030	DOBBS00000030	
X0365	6/18/2019	Clingman Deposition, Exhibit 13, [REDACTED]	DOBBS00000029	DOBBS00000029	
X0366	6/19/2019	Staples Deposition, Exhibit 8, "Audio Video System Bulletin 16 for GCGV Infrastructure"	FISK000004	FISK000027	
X0367	6/19/2019	Clingman Deposition, Exhibit 19, [REDACTED]	DOBBS00000092	DOBBS00000092	
X0368	6/19/2019	Clingman Deposition, Exhibit 17, [REDACTED]	DOBBS00000044	DOBBS00000044	
X0369	6/19/2019	Clingman Deposition, Exhibit 11, [REDACTED]	DOBBS00000028	DOBBS00000028	

X0370	6/25/2019	R. 535, Shure's Claim Construction Reply Brief	N/A	N/A	R, P
X0371	6/26/2019	Schanz Deposition, Exhibit 6, "[REDACTED]"	SHURE910073	SHURE910081	R, P
X0372	6/26/2019	Wiggins Deposition, Exhibit 7, "[REDACTED]"	SHURE865429	SHURE865431	R
X0373	7/1/2019	DiFalco Deposition, Exhibit 6, "[REDACTED]"	SHURE840896	SHURE840897	R
X0374	7/5/2019	Clingman Deposition, Exhibit 3, "[REDACTED] MXA910 Ceiling Array with IntelliMix"	N/A	N/A	
X0375	7/8/2019	Clingman Deposition, Exhibit 15, "[REDACTED]"	DOBBS00000043	DOBBS00000043	
X0376	7/8/2019	Clingman Deposition, Exhibit 15, "[REDACTED]"	DOBBS00000031	DOBBS00000031	

X0377	7/18/2019	Guerra Deposition, Exhibit 10, [REDACTED]	SHURE784290	SHURE784290	
X0378	7/18/2019	Guerra Deposition, Exhibit 9; Klegon Deposition, Exhibit 11, [REDACTED]	SHURE784289	SHURE784290	
X0379	7/18/2019	Clingman Deposition, Exhibit 12, [REDACTED]	DOBBS00000023	DOBBS00000023	
X0380	7/26/2019	[REDACTED]	SHUREDDEL00005098	SHUREDDEL00005101	R
X0381	8/4/2019	Memorandum Opinion and Order (PI Order) in Shure Inc. v. ClearOne, Inc. (Case No. 17-cv-03078)	N/A	N/A	R, P
X0382	8/5/2019	R. 550, Memorandum Opinion and Order (Under Seal) Granting ClearOne's Motion for Preliminary Injunction as to United States Patent No. 9,813,806, filed in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P
X0383	8/5/2019	Schnibbe Deposition, Exhibit 12, [REDACTED]	CLRONEDE-00004973	CLRONEDE-00004975	R, P, H
X0384	8/5/2019	[REDACTED]	CLRONED-00004973	CLRONED-00004975	R, P, H

X0385	8/6/2019	Kessler Deposition, Exhibit 16, "ClearOne Press Release, "ClearOne Wins Preliminary Injunction Against Shure's MXA910 Ceiling Array Microphone""	WPS_000010	WPS_000010	R, P, H
X0386	8/6/2019	Kessler Deposition, Exhibit 15, "[REDACTED]"	WPS_000009	WPS_000009	R, P, H
X0387	8/6/2019	[REDACTED]	SHUREDDEL093354	SHUREDDEL093354	R, P, H
X0388	8/6/2019	Valley Deposition, Exhibit 5, [REDACTED]"	SHURE942973	SHURE942973	R, P
X0389	8/6/2019	[REDACTED]	SHURE939359	SHURE939360	R, P
X0390	8/6/2019	Valley Deposition, Exhibit 4, [REDACTED]"	SHURE865747	SHURE865748	R, P
X0391	8/6/2019	Valley Deposition, Exhibit 3, [REDACTED]	SHURE865746	SHURE865746	R, P

X0392	8/6/2019	Valley Deposition, Exhibit 2, [REDACTED]	SHURE865691	SHURE865691	R, P
X0393	8/6/2019	Valley Deposition, Exhibit 1, [REDACTED]	SHURE865684	SHURE865684	R, P
X0394	8/6/2019	[REDACTED]	SHURE858589	SHURE858591	R, P
X0395	8/6/2019	Wolffe Deposition, Exhibit 9, [REDACTED]	SECOM_000213	SECOM_000215	R, P
X0396	8/6/2019	Tunnell Deposition, Exhibit 9, [REDACTED]	PROTECH02422	PROTECH02422	R, P, H, A
X0397	8/6/2019	Tunnell Deposition, Exhibit 8, [REDACTED]	PROTECH000416	PROTECH000416	R, P, H, A
X0398	8/6/2019	Manning Deposition, Exhibit 2, [REDACTED]	KONTEK_000120	KONTEK_000121	R, P
X0399	8/6/2019	Clingman Deposition, Exhibit 25, [REDACTED]	DOBBS00000081	DOBBS00000082	R, P

X0500	8/6/2019	Clingman Deposition, Exhibit 23, "[REDACTED]"	DOBBS00000061	DOBBS00000062	R, P
X0501	8/6/2019	Clingman Deposition, Exhibit 22, "[REDACTED]"	DOBBS00000036	DOBBS00000036	
X0502	08/06/19	ClearOne-DeBusschere Deposition, Exhibit 4, "ClearOne press release titled, "ClearOne Wins Preliminary Injunction Against Shure's MXA910 Ceiling Array Microphone""	DEB-00000008	DEB-00000008	R, P, H
X0503	08/06/19	ClearOne-DeBusschere Deposition, Exhibit 3, "[REDACTED]"	DEB-00000006	DEB-00000007	R, P
X0504	8/6/2019	Wilson Deposition, Exhibit 12, "[REDACTED]"	CTSI_020	CTSI_020	R

X0505	8/6/2019	[REDACTED]	CLRONEDE-00013934	CLRONEDE-00013934	R, P
X0506	8/6/2019	Weinstein Deposition, Exhibit 18; Bencsik Deposition, Exhibit 9, "[REDACTED]"	BENCSIK_000087	BENCSIK_000088	R, P
X0507	8/6/2019	Bencsik Deposition, Exhibit 21, "[REDACTED]"	BENCSIK_000004	BENCSIK_000005	R, P
X0508	8/6/2019	[REDACTED]	AUDIOBIZ_000545	AUDIOBIZ_000546	R, P
X0509	8/6/2019	[REDACTED]	AUDIOBIZ_000278	AUDIOBIZ_000278	R, P
X0510	8/7/2019	[REDACTED]	SHUREDDEL124538	SHUREDDEL124539	R, P
X0511	8/7/2019	[REDACTED]	SHURE957221	SHURE957224	R, P
X0512	8/7/2019	[REDACTED]	SHURE957214	SHURE957220	R, P
X0513	8/7/2019	[REDACTED]	SHURE957204	SHURE957206	R, P

X0514	8/7/2019	Moore Deposition, Exhibit 12, [REDACTED]	SHURE953020	SHURE953021	R, P
X0515	8/7/2019	Valley Deposition, Exhibit 11, "[REDACTED]"	SHURE941164	SHURE941166	R, P
X0516	8/7/2019	[REDACTED]	SHURE939378	SHURE939381	R, P
X0517	8/7/2019	DiFalco Deposition, Exhibit 1; Valley Deposition, Exhibit 10, [REDACTED]	SHURE939368	SHURE939369	R, P
X0518	8/7/2019	Valley Deposition, Exhibit 9, "[REDACTED]"	SHURE865863	SHURE865865	R, P
X0519	8/7/2019	Valley Deposition, Exhibit 8, "[REDACTED]"	SHURE865855	SHURE865856	R, P
X0520	8/7/2019	Wiggins Deposition, Exhibit 3, [REDACTED]	SHURE865840	SHURE865840	R, P
X0521	8/7/2019	Valley Deposition, Exhibit 7, [REDACTED]	SHURE865836	SHURE865836	R, P

X0522	8/7/2019	Wolffe Deposition, Exhibit 6, [REDACTED] [REDACTED]	SECOM_000001	SECOM_000022	R, P
X0523	8/7/2019	Rogina Deposition, Exhibit 2, [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]	N/A	N/A	R, P
X0524	8/8/2019	[REDACTED]	SHURE953026		R, P
X0525	8/8/2019	R.I 787, SEALED Exhibit 28 to Rayburn Declaration in support of ClearOne Reply in support of Motion for Contempt and Additional Discovery, [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]	MCFADDEN000862	MCFADDEN000863	R, P, H
X0526	8/9/2019	[REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]	UNIFIED_006470	UNIFIED_006473	R, P
X0527	8/9/2019	[REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]	SHUREDDEL079857	SHUREDDEL079857	R, P
X0528	8/9/2019	[REDACTED] [REDACTED]	SHUREDDEL079844	SHUREDDEL079844	R, P

X0529	8/9/2019	Valley Deposition, Exhibit 15, "[REDACTED]"	SHUREDDEL079842	SHUREDDEL079843	R, P
X0530	8/9/2019	[REDACTED]	SHUREDDEL00040045	SHUREDDEL00040051	R, P
X0531	8/9/2019	Valley Deposition, Exhibit 14; DiFalco Deposition, Exhibit 2, "[REDACTED]"	SHURE964595	SHURE964596	R, P
X0532	8/9/2019	[REDACTED]	SHURE959471	SHURE959475	R, P
X0533	8/9/2019	Ramsayer Deposition, Exhibit 3, "[REDACTED]"	SHURE957298	SHURE957309	R, P
X0534	8/9/2019	Valley Deposition, Exhibit 13, "[REDACTED]"	SHURE939389	SHURE939393	R, P
X0535	8/9/2019	Valley Deposition, Exhibit 12, "[REDACTED]"	SHURE865884	SHURE865885	R, P

X0536	8/9/2019	Schanz Deposition, Exhibit 8, "Declaration of James Schanz in Support of Shure's Response re Bond to be Set for Proposed Preliminary Injunction related to '806 Patent [Dkt. No. 579]"	N/A	N/A	R, P
X0537	8/9/2019	Wiggins Deposition, Exhibit 10, "Declaration of Chad Wiggins in Support of Shure's Response re Bond to be Set for Proposed Preliminary Injunction related to '806 Patent [Dkt. No. 576]"	N/A	N/A	R, P
X0538	8/9/2019	[DKT 575] Shure's Response re Bond to be Set for Proposed PI Injunction related to '806 Patent	N/A	N/A	R, P
X0539	8/9/2019	Declaration of Chad Wiggins in Support of Shure's Response re Bond to be Set for Proposed Preliminary Injunction related to '806 Patent [Dkt. No. 576] in <i>Shure Inc. v. ClearOne, Inc.</i> , Case No 17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P
X0540	8/9/2019	R. 577, SEALED Declaration of David Cerra in Support of Shure's Response Regarding Bond to be Set for Proposed Preliminary Injunction Related to '806 Patent	N/A	N/A	R, P
X0541	8/9/2019	[REDACTED]	HWPCO000145	HWPCO000149	R, P
X0542	8/9/2019	Bencsik Deposition, Exhibit 22, "[REDACTED]"	BENCSIK_000064	BENCSIK_000066	R, P

X0543	8/9/2019	Mickel Deposition, Exhibit 10, "[REDACTED]"	AUDIOBIZ_000996	AUDIOBIZ_000997	R, P
X0544	8/9/2019	Mickel Deposition, Exhibit 11, "[REDACTED]"	AUDIOBIZ_000740	AUDIOBIZ_000744	R, P
X0545	8/10/2019	Valley Deposition, Exhibit 17, "[REDACTED]"	SHUREDDEL079862	SHUREDDEL079862	R, P
X0546	8/10/2019	Miller Deposition, Exhibit 20, "[REDACTED]"	SHURE942052	SHURE942054	R, P
X0547	8/10/2019	Berger Deposition, Exhibit 2, "[REDACTED]"	SHURE939411	SHURE939421	R, P
X0548	8/12/2019	[REDACTED]	SHUREDDEL00005105	SHUREDDEL00005107	R, P
X0549	8/12/2019	Valley Deposition, Exhibit 21, "[REDACTED]"	SHURE960685	SHURE960692	R, P

X0550	8/12/2019	DiFalco Deposition, Exhibit 4, "[REDACTED]"	SHURE943157	SHURE943158	R, P
X0551	8/12/2019	Valley Deposition, Exhibit 20, "[REDACTED]"	SHURE865894	SHURE865896	R, P
X0552	8/12/2019	Valley Deposition, Exhibits 18 and 19, [REDACTED]	PROTECH001551	PROTECH001551	R, P
X0553	8/12/2019	[REDACTED]	EPAAV 000047	EPAAV 000047	R, P
X0554	8/12/2019	Clingman Deposition, Exhibit 21, [REDACTED]"	DOBBS00000024	DOBBS00000024	R, P
X0555	8/12/2019	[REDACTED]	CCS 000044	CCS 000045	R, P
X0556	8/12/2019	Mickel Deposition, Exhibit 12, [REDACTED]"	AUDIOBIZ_000733	AUDIOBIZ_000735	R, P

X0557	8/13/2019	[REDACTED]	SHURE938828	SHURE938837	R, P
X0558	8/13/2019	Valley Deposition, Exhibit 22, "[REDACTED]"	SHURE865925	SHURE865927	R, P
X0559	8/13/2019	Klegon Deposition, Exhibit 35, [REDACTED]	N/A	N/A	R, P
X0560	8/13/2019	Schanz Deposition, Exhibit 28, "Surreply Declaration of James Schanz"	N/A	N/A	R, P
X0561	8/13/2019	R. 586, Shure's Sur-Reply Regarding Bond to be Set for Proposed Preliminary Injunction Related to '806 Patent	N/A	N/A	R, P
X0562	08/13/19	ClearOne-DeBusschere Deposition, Exhibit 5, [REDACTED]	DEB-00000345	DEB-00000347	R, P
X0563	8/13/2019	Wilson Deposition, Exhibit 13, "[REDACTED]"	CTSI_022	CTSI_022	R, P

X0564	8/14/2019	[REDACTED]	SHURE943233	SHURE943234	R, P
X0565	8/14/2019	Bond Order in Shure Inc. v. ClearOne, Inc., Case No. 17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P
X0566	8/14/2019	Yates Deposition, Exhibit 18, "[REDACTED]"	HIGHWAY_0110	HIGHWAY_0110	R, P
X0567	8/14/2019	Yates Deposition, Exhibit 19, "[REDACTED]"	HIGHWAY_0102	HIGHWAY_0105	R, P
X0568	8/15/2019	Valley Deposition, Exhibit 23, [REDACTED]"	SHUREDDEL079999	SHUREDDEL079999	R, P
X0569	8/15/2019	[REDACTED]	SHURE942097	SHURE942097	R, P
X0570	8/15/2019	[REDACTED]	SHURE939485	SHURE939485	R, P
X0571	8/15/2019	[REDACTED]	SHURE938989	SHURE938992	R, P
X0572	8/15/2019	[REDACTED] Crust profile ID - meeting notes & actions	SHURE938971	SHURE938973	R, P
X0573	8/15/2019	Tunnell Deposition, Exhibit 10, "[REDACTED]"	PROTECH002419	PROTECH002420	R, P



X0574	8/15/2019	Clingman Deposition, Exhibit 27; Clingman Deposition, Exhibit 28, "[REDACTED]"	DOBBS00002372	DOBBS00002372	R, P
X0575	8/15/2019	Clingman Deposition, Exhibit 26, "[REDACTED]"	DOBBS00002371	DOBBS00002371	R, P
X0576	8/15/2019	Clingman Deposition, Exhibit 24, [REDACTED]"	DOBBS00002370	DOBBS00002370	R, P
X0577	8/15/2019	Bencsik Deposition, Exhibit 23, "[REDACTED]"	BENCSIK_000043	BENCSIK_000044	R, P
X0578	8/16/2019	[REDACTED]	SHUREDDEL080021	SHUREDDEL080026	R, P
X0579	8/16/2019	Valley Deposition, Exhibit 24, "[REDACTED]"	SHUREDDEL080015	SHUREDDEL080020	R, P
X0580	8/16/2019	Smith Deposition, Exhibit 8, [REDACTED]"	SHUREDDDEL080021	SHUREDDDEL080026	R, P

X0581	8/16/2019	[REDACTED]	SHURE939064	SHURE939072	R, P
X0582	8/19/2019	Weinstein Deposition, Exhibit 22; DiFalco Deposition, Exhibit 6, [REDACTED]	SHURE943257	SHURE943257	R, P
X0583	8/19/2019	Valley Deposition, Exhibit 25, "[REDACTED]"	SHURE866000	SHURE866001	R, P
X0584	8/19/2019	Wiggins Deposition, Exhibit 1, "[REDACTED]"	SHURE865984	SHURE865987	R, P
X0585	8/19/2019	R. 786, SEALED Exhibit 5 to Rayburn Declaration in support of ClearOne Reply in support of Motion for Contempt and Additional Discovery, [REDACTED]	SHURE846491	SHURE846492	R, P, H
X0586	8/19/2019	Klegon Deposition, Exhibit 34, [REDACTED]	N/A	N/A	R, P

X0587	8/20/2019	[REDACTED]	SHURE943340	SHURE943346	R, P
X0588	8/20/2019	Tunnell Deposition, Exhibit 11, "Email chain from Jaylon Shane to Dale [REDACTED]"	PROTECH002467	PROTECH002470	R, P
X0589	8/21/2019	Berger Deposition, Exhibit 7, "[REDACTED]"	SHURE943403	SHURE943403	R, P
X0590	8/21/2019	Daube Deposition, Exhibit 2, "[REDACTED]"	SHURE942135	SHURE942136	R, P
X0591	8/22/2019	Klegon Deposition, Exhibit 7; Daube Deposition, Exhibit 3, [REDACTED]	SHURE939118	SHURE939119	R, P
X0592	8/23/2019	Tunnell Deposition, Exhibit 12, "[REDACTED]"	PROTECH002248	PROTECH002251	R, P
X0593	8/23/2019	Clingman Deposition, Exhibit 8, "[REDACTED]"	DOBBS00002349	DOBBS00002351	R, P

X0594	8/25/2019	R. 613, Memorandum Opinion and Order Regarding Parties' Remaining Claim Construction Disputes on the '806 Patent and '186 Patent	N/A	N/A	R, P
X0595	8/26/2019	Smith Deposition, Exhibit 10; Schanz Deposition, Exhibit 12, [REDACTED]	SHURE959567	SHURE959571	R, P
X0596	8/26/2019	Valley Deposition, Exhibit 26, "[REDACTED]"	SHURE939558	SHURE939558	R, P
X0597	8/26/2019	Tunnell Deposition, Exhibit 13, "[REDACTED]"	PROTECH001550	PROTECH001550	R, P
X0598	8/26/2019	Mickel Deposition, Exhibit 14, [REDACTED]"	AUDIOBIZ_000449	AUDIOBIZ_000449	R, P
X0599	8/27/2019	[REDACTED]	SHURE939152	SHURE939163	R, P
X0700	8/28/2019	[REDACTED]	SHURE939210	SHURE939211	R, P
X0701	8/28/2019	Klegon Deposition, Exhibit 10, [REDACTED]"	SHURE939179	SHURE939192	R, P

X0702	8/29/2019	Kessler Deposition, Exhibit 12, [REDACTED]	WPS_000016	WPS_000016	R, P
X0703	8/29/2019	Moore Deposition, Exhibit 15, [REDACTED] [REDACTED] - "	SHURE953071	SHURE953071	R, P
X0704	8/29/2019	Berger Deposition, Exhibit 12; Schanz Deposition, Exhibit 14; DiFalco Deposition, Exhibit 35, "Letter from Narsi Narayanan to channel partners re "Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration" - providing update about aftermath of August 5, 2019 court ruling granting ClearOne's PI Motion against Shure as to '806 Patent"	SHURE943692	SHURE943692	R, P, H

X0705	8/29/2019		SHURE939219	SHURE939221	R, P
X0706	8/29/2019		SHURE783164	SHURE783164	R, P

X0707	8/29/2019	[REDACTED]	SHURE783162	SHURE783166	R, P
X0708	8/29/2019	Abraham Deposition, Exhibit 53, "[REDACTED]"	SHURE783093	SHURE783093	R, P
X0709	8/29/2019	Abraham Deposition, Exhibit 47, [REDACTED]"	SHURE782889	SHURE782889	R, P
X0710	8/29/2019	R. 295-1, Exhibit 2 to ClearOne's Amended Answer to Shure's Second Amended Complaint (D.I. 64), Affirmative Defenses, and Counterclaims Against Shure, Channel Letter from Narsi Narayanan re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	N/A	N/A	R, P, H

X0711	8/29/2019	Smith Deposition, Exhibit 35, "Letter from Narsi Narayanan to channel partners re "Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration" - providing update about aftermath of August 5, 2019 court ruling granting ClearOne's PI Motion against Shure as to '806 Pate"	N/A	N/A	R, P, H
X0712	8/29/2019	Letter from Narsi Narayanan to unspecified channel partner re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	CLRONEDE-00036642	CLRONEDE-00036642	R, H
X0713	8/29/2019	Letter from Narsi Narayanan to unspecified channel partner re Installation of Shure MXA910 in a Drop-Ceiling Mounting Configuration	CLRONEDE-00002794	CLRONEDE-00002794	R, H
X0714	8/30/2019	Kessler Deposition, Exhibit 11, "[REDACTED]"	WPS_000015	WPS_000015	R, P

X0715	8/30/2019	[REDACTED]	SHURE783167	SHURE783172	R, P
X0716	8/30/2019	Mickel Deposition, Exhibit 15, [REDACTED]	AUDIOBIZ_000393	AUDIOBIZ_000394	R, P
X0717	9/3/2019	DiFalco Deposition, Exhibit 30, [REDACTED]	SHURE964743	SHURE964743	R, P
X0718	9/3/2019	[REDACTED]	SHURE964600	SHURE964600	R, P

X0719	9/3/2019	Valley Deposition, Exhibit 27, [REDACTED]	SHURE943691	SHURE943693	R, P
X0720	9/4/2019	Kessler Deposition, Exhibit 13, [REDACTED]	WPS_000001	WPS_000003	R, P
X0721	9/4/2019	[REDACTED]	VISTACOM_000164	VISTACOM_000166	R, P
X0722	9/4/2019	Smith Deposition, Exhibit 13, [REDACTED]	SHURE9646747	SHURE9646747	R, P
X0723	9/4/2019	Valley Deposition, Exhibit 31, [REDACTED]	SHURE960409	SHURE960412	R, P
X0724	9/4/2019	Valley Deposition, Exhibit 30, [REDACTED]	SHURE960398	SHURE960401	R, P

X0725	9/4/2019	Berger Deposition, Exhibit 3; Smith Deposition, Exhibit 14; Klegon Deposition, Exhibit 21; Schanz Deposition, Exhibit 13; Valley Deposition, Exhibit 29, "[REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] of Recent Court Ruling in the U.S.""	SHURE943705	SHURE943707	R, P
X0726	9/4/2019	Tunnell Deposition, Exhibit 3, "[REDACTED] [REDACTED]	PROTECH002176	PROTECH002178	R, P
X0727	9/4/2019	[REDACTED]	HIGHWAY_0022	HIGHWAY_0025	R, P
X0728	9/4/2019	[REDACTED]	CLRONE-00882933	CLRONE-00882934	R, P
X0729	9/4/2019	[REDACTED]	CLRONE-00882919	CLRONE-00882922	R, P

X0730	9/5/2019	ClearOne-DeBusschere Deposition, Exhibit 35, [REDACTED]	DEB-00001780	DEB-00001780	R, P
X0731	9/6/2019	Schanz Deposition, Exhibit 24, [REDACTED]	SHUREDDEL00040505	SHUREDDEL00040506	R, P
X0732	9/6/2019	[REDACTED]	SHUREDDEL00005108	SHUREDDEL00005111	R, P
X0733	9/6/2019	Valley Deposition, Exhibit 32, "[REDACTED]"	SHURE960462	SHURE960466	R, P
X0734	9/6/2019	[REDACTED]	SHURE943850	SHURE943851	R, P
X0735	9/6/2019	[REDACTED]	SHURE943832	SHURE943834	R, P
X0736	9/6/2019	Moore Deposition, Exhibit 16, [REDACTED]	SHURE943798	SHURE943798	R, P
X0737	9/6/2019	Rogina Deposition, Exhibit 3, "[REDACTED]"	N/A	N/A	R, P, A, H

X0738	9/9/2019	Maselbas Deposition, Exhibit H, "[REDACTED]" [REDACTED]	SHURE964602	SHURE964603	R, P
X0739	9/9/2019	Valley Deposition, Exhibit 34, "[REDACTED]" [REDACTED]	SHURE960470	SHURE960474	R, P
X0740	9/9/2019	[REDACTED]	SHURE942189	SHURE942191	R, P
X0741	9/9/2019	Valley Deposition, Exhibit 33, "[REDACTED]" [REDACTED]	SHURE847806	SHURE847809	R, P
X0742	9/9/2019	Clingman Deposition, Exhibit 7, "[REDACTED]" [REDACTED] [REDACTED]orm" (attachment not included)"	DOBBS00002329	DOBBS00002330	R, P, A, H
X0743	9/10/2019	[REDACTED]	UNIFIED_008772	UNIFIED_008775	R, P, A, H

X0744	9/10/2019	[REDACTED]	SHURE943902	SHURE943905	R, P
X0745	9/10/2019	DiFalco Deposition, Exhibit 31, "[REDACTED]"	SHURE943883	SHURE943885	R, P
X0746	9/11/2019	[REDACTED]	SPINITAR_009673	SPINITAR_009674	R, P, A, H
X0747	9/11/2019	[REDACTED]"	SHURE943980	SHURE943981	R, P
X0748	9/11/2019	Mickel Deposition, Exhibit 16, [REDACTED]	AUDIOBIZ_000275	AUDIOBIZ_000275	R, P, A, H
X0749	9/12/2019	Valley Deposition, Exhibit 35, "[REDACTED]"	SHURE959690	SHURE959696	R, P
X0750	9/12/2019	DiFalco Deposition, Exhibit 32, "[REDACTED]"	SHURE943985	SHURE943985	R, P

X0751	9/13/2019	[REDACTED]	SPINITAR_009666	SPINITAR_009667	R, P, A, H
X0752	9/13/2019	DiFalco Deposition, Exhibit 33, "[REDACTED]"	SHURE944008	SHURE944012	R, P
X0753	9/13/2019	ClearOne-DeBusschere Deposition, Exhibit 7, [REDACTED]	DEB-00007068	DEB-00007068	R, P
X0754	9/13/2019	ClearOne-DeBusschere Deposition, Exhibit 6, [REDACTED]	DEB-00001041	DEB-00001041	R, P, A, H
X0755	9/16/2019	DiFalco Deposition, Exhibit 11, "[REDACTED]"	SHURE944030	SHURE944034	R, P
X0756	9/16/2019	Abraham Deposition, Exhibit 48, [REDACTED]	SHURE782894	SHURE782894	R, P

X0757	9/16/2019	Clingman Deposition, Exhibit 29; Clingman Deposition, Exhibit 30, "[REDACTED]" [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED] [REDACTED]	DOBBS00002041	DOBBS00002043	R, P, A, H
X0758	9/16/2019	[REDACTED] [REDACTED]	CLRONE-00882500	CLRONE-00882503	R, P, A, H
X0759	9/17/2019	Valley Deposition, Exhibit 37, "[REDACTED]" [REDACTED]	SHURE960498	SHURE960502	R, P
X0760	9/17/2019	[REDACTED] [REDACTED] [REDACTED] [REDACTED]	SHURE960489	SHURE960491	R, P
X0761	9/18/2019	ClearOne-DeBusschere Deposition, Exhibit 14, [REDACTED] [REDACTED]"	DEB-00007086	DEB-00007086	R, P, A, H

X0762	9/18/2019	ClearOne-DeBusschere Deposition, Exhibit 12, "[REDACTED]"	DEB-00001159	DEB-00001162	R, P, A, H
X0763	9/18/2019	ClearOne-DeBusschere Deposition, Exhibit 10, "[REDACTED]"	DEB-00001131	DEB-00001133	R, P, A, H
X0764	9/18/2019	ClearOne all products revenue and costs worldwide spanning from 2013-Q1 through 2020-Q2	CLRONEDE-00048650	CLRONEDE-00048650	
X0765	9/18/2019	[REDACTED]	ADTECH_002846	ADTECH_002847	R, P, A, H
X0766	9/19/2019	Abraham Deposition, Exhibit 52, "[REDACTED]"	SHURE783092	SHURE783092	R, P
X0767	9/20/2019	DiFalco Deposition, Exhibit 12, "[REDACTED]"	SHURE849063	SHURE849064	R, P

X0768	9/20/2019	R. 660-1, SEALED Attachment A to Memorandum in Support of Shure's Expedited Motion for Modification of the Preliminary Injunction Order with Respect to its Redesigned Product, email chain from attorney for Shure Tanvi Patel to ClearOne 186 Patent [INT/EXT] distribution list, cc Shure_ClearOne Lit distribution list re Shure MXA910-A [Contains Shure Highly Confidential Information], attaching Figures 1-5 comprising engineering drawings and images of an installed prototype of the MXA910-A "to identify any concerns that ClearOne may have regarding the new design and the scope of the Court's preliminary injunction order" (attachments included)	N/A	N/A	R, P
X0769	9/20/2019	Yates Deposition, Exhibit 16, "[REDACTED]"	HIGHWAY_0118	HIGHWAY_0121	R, P, A, H
X0770	9/25/2019	Excerpt from Shure Product Sales Spreadsheet specifically pertaining to Shure's Sales of the A910-25mm	SHURE780794	SHURE780794	R

X0771	9/25/2019	R. 660-2, SEALED Attachment B to Memorandum in Support of Shure's Expedited Motion for Modification of the Preliminary Injunction Order with Respect to its Redesigned Product, email chain from attorney for ClearOne Christina Rayburn to attorney for Shure Tanvi Patel, cc ClearOne 186 Patent [INT/EXT] distribution list and Shure_ClearOne Lit distribution list regarding Shure MXA910-A [Contains Shure Highly Confidential Information]	N/A	N/A	R, P
X0772	9/25/2019	ClearOne-DeBusschere Deposition, Exhibit 15, [REDACTED]	DEB-00011514	DEB-00011514	R, P, A, H
X0773	9/25/2019	ClearOne-DeBusschere Deposition, Exhibit 13, [REDACTED]	DEB-00001797	DEB-00001799	R, P, A, H
X0774	9/25/2019	ClearOne-DeBusschere Deposition, Exhibit 34, [REDACTED]	DEB-00001778	DEB-00001779	R, P, A, H

X0775	9/25/2019	Mickel Deposition, Exhibit 17, [REDACTED] [REDACTED]	AUDIOBIZ_001096	AUDIOBIZ_001097	R, P
X0776	9/26/2019	R. 658-3, Exhibit C to Shure's Expedited Motion for Modification of the Preliminary Injunction Order with Respect to its Redesigned Product, email chain from attorney for Shure Michael Turner to attorney for ClearOne Christina Rayburn, cc ClearOne 186 Patent [INT/EXT] distribution list and Shure_ClearOne Lit distribution list re MXA910-A - Potential Motion to Clarify / Modify	N/A	N/A	R, P
X0777	9/27/2019	ClearOne-DeBusschere Deposition, Exhibit 8, [REDACTED] [REDACTED]	DEB-00002234	DEB-00002234	R, P, A, H
X0778	9/30/2019	Clingman Deposition, Exhibit 33, [REDACTED] [REDACTED]	DOBBS00000079	DOBBS00000080	R, P, A, H
X0779	10/1/2019	R. 658-4, Exhibit D to Shure's Expedited Motion for Modification of the Preliminary Injunction Order with Respect to its Redesigned Product, email chain from attorney for ClearOne Christina Rayburn to attorney for Shure Michael Turner, cc ClearOne 186 Patent [INT/EXT] distribution list and Shure_ClearOne Lit distribution list re MXA910-A - Potential Motion to Clarify / Modify	N/A	N/A	R, P

X0780	10/1/2019	ClearOne-DeBusschere Deposition, Exhibit 33, [REDACTED]	DEB-00018882	DEB-00018884	R, P, A, H
X0781	10/1/2019	ClearOne-DeBusschere Deposition, Exhibit 30, [REDACTED]	DEB-00002430	DEB-00002430	R, P, A, H
X0782	10/1/2019	ClearOne-DeBusschere Deposition, Exhibit 29, [REDACTED]	DEB-00002424	DEB-00002424	R, P, A, H
X0783	10/1/2019	ClearOne-DeBusschere Deposition, Exhibit 28, [REDACTED]	DEB-00002418	DEB-00002418	R, P, A, H
X0784	10/1/2019	ClearOne-DeBusschere Deposition, Exhibit 22, [REDACTED]	DEB-00002412	DEB-00002412	R, P, A, H

X0785	10/1/2019	ClearOne-DeBusschere Deposition, Exhibit 16, [REDACTED]	DEB-00002406	DEB-00002406	R, P, A, H
X0786	10/2/2019	Miller Deposition, Exhibit 14, [REDACTED] "	SHURE850788	SHURE850791	R, P
X0787	10/2/2019	R. 658, SEALED Memorandum in Support of Shure's Expedited Motion for Modification of the Preliminary Injunction Order with Respect to its Redesigned Product	N/A	N/A	R, P
X0788	10/2/2019	ClearOne-DeBusschere Deposition, Exhibit 31, [REDACTED]	DEB-00002438	DEB-00002438	R, P, A, H
X0789	10/3/2019	Klegon Deposition, Exhibit 14, [REDACTED]	SHURE871744	SHURE871744	R, P
X0790	10/3/2019	Miller Deposition, Exhibit 16, [REDACTED]	SHURE821744	SHURE821744	R, P
X0791	10/3/2019	Clingman Deposition, Exhibit 9, [REDACTED]	DOBBS00001880	DOBBS00001881	R, P, H, A


X0792	10/4/2019	Clingman Deposition, Exhibit 31, "[REDACTED]"	DOBBS00000084	DOBBS00000084	R, P, H, A
X0793	10/7/2019	Valley Deposition, Exhibit 38, "[REDACTED]"	SHUREDDEL080614	SHUREDDEL080614	
X0794	10/08/19	ClearOne-DeBusschere Deposition, Exhibit 2A, "[REDACTED]"	DEB-00002573	DEB-00002573	R, P, H, A
X0795	10/9/2019	Shure's Provisional Responses to ClearOne, Inc.'s Fourth Set of Interrogatories (Nos. 23-25)	N/A	N/A	R, P
X0796	10/9/2019	[REDACTED]	MCFADDEN000451	MCFADDEN000452	R, P
X0797	10/10/2019	Ramsayer Deposition, Exhibit 6, "[REDACTED]"	SHURE941608	SHURE941613	R, P
X0798	10/10/2019	Shure-DeBusschere Deposition, Exhibit 1, "[REDACTED]"	DEB-00002597	DEB-00002598	R, P, H, A

X0799	10/11/2019	Hatch Deposition, Exhibit 6, "Docket No. 44-1 to Hunter Fan Company v. Luminex International Co., Ltd., Case No. 18-cv-344, Exhibit A to Rebuttal Expert Report of Paul Hatch re Expert Reports of Peter Bressler and Alan Ball "	N/A	N/A	R, P, H
X0900	10/12/2019	Schanz Deposition, Exhibit 15, [REDACTED]	SHUREDDEL00041355	SHUREDDEL00041356	R, P
X0901	10/14/2019	Ramsayer Deposition, Exhibit 5, [REDACTED]	SHURE957664	SHURE957664	R, P
X0902	10/14/2019	Abraham Deposition, Exhibit 51, [REDACTED]	SHURE782921	SHURE782921	R, P
X0903	10/15/2019	Clingman Deposition, Exhibit 39, [REDACTED]	DOBBSS00001582	DOBBSS00001582	R, P
X0904	10/17/2019	DiFalco Deposition, Exhibit 14, [REDACTED]	HWPCO000177	HWPCO000178	R, P

X0905	10/18/2019	R. 668, Shure's Reply in Support of Its Expedited Motion for Modification of the Preliminary Injunction Order with Respect to its Redesigned Product	N/A	N/A	R, P
X0906	10/19/2019	Excel spreadsheet titled, "ClearOne Beamformer Mic Array Sales Through 2019-08"	CLRONE-00659768	CLRONE-00659768	
X0907	10/20/2019	Mickel Deposition, Exhibit 18, [REDACTED] "	AUDIOBIZ_000772	AUDIOBIZ_000773	R, P
X0908	10/21/2019	Moore Deposition, Exhibit 18, [REDACTED] "	SHURE944522	SHURE944522	R, P
X0909	10/21/2019	[REDACTED]	HWPCO00183	HWPCO00186	R, P
X0910	10/21/2019	[REDACTED]	HWPCO000183	HWPCO000184	R, P
X0911	10/21/2019	[REDACTED]	CLRONE-00883103	CLRONE-00883110	R, P, H
X0912	10/22/2019	Berger Deposition, Exhibit 8, [REDACTED] "	SHURE939664	SHURE939668	R, P

X0913	10/22/2019	Opening Expert Report of Dan Schonfeld, Ph.D., submitted in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P, H
X0914	10/22/2019	Expert Report of Dan Schonfeld	N/A	N/A	R, P, H
X0915	10/23/2019	Valley Deposition, Exhibit 40, "[REDACTED]"	SHUREDDEL081008	SHUREDDEL081009	R, P
X0916	10/23/2019	Valley Deposition, Exhibit 39, "[REDACTED]"	SHURE963795	SHURE963795	R, P
X0917	10/23/2019	Capture taken via Page Vault of video posted on Shure YouTube channel titled, "Microflex Advance Training: How to Install MXA910 Ceiling Array"	N/A	N/A	R
X0918	10/23/2019	Extracted .MP4 file for video posted on Shure's channel titled, "Microflex Advance Training How to Install MXA910 Ceiling Array Shure"	N/A	N/A	R
X0919	10/24/2019	DiFalco Deposition, Exhibit 34, "[REDACTED]"	SHURE964682	SHURE964683	R, P
X0920	10/24/2019	[REDACTED]	SHURE939696	SHURE939696	R, P

X0921	10/24/2019	Mickel Deposition, Exhibit 19, "[REDACTED]"	AUDIOBIZ_000485	AUDIOBIZ_000487	R, P
X0922	10/25/2019	Klegon Deposition, Exhibit 19, "[REDACTED]"	SHURE878666	SHURE878669	R,
X0923	10/25/2019	Weinstein Deposition, Exhibit 4, "[REDACTED]"	CLRONEDE-00006616	CLRONEDE-00006618	R, P, H
X0924	10/28/2019	Valley Deposition, Exhibit 42, "[REDACTED]"	SHURE963814	SHURE963815	R, P
X0925	10/29/2019	[REDACTED]	SHURE940712	SHURE940714	R, P
X0926	10/29/2019	Ramsayer Deposition, Exhibit 11, "[REDACTED]"	SHURE940707	SHURE940709	R, P

X0927	11/1/2019	Miller Deposition, Exhibit 13, "SCORE Placeholder Sheet for IFW Content, "Application Number: 29711744""	SHUREDDEL00125192	SHUREDDEL00125223	R, P
X0928	11/3/2019	R. 670, Order Denying Shure's Expedited Motion for Modification of the Preliminary Injunction Order with Respect to its Redesigned Product	N/A	N/A	R, P
X0929	11/4/2019		SHURE939697	SHURE939697	R, P
X0930	11/4/2019	Schanz Deposition, Exhibit 20; Abraham Deposition, Exhibit 59, "Shure Press Release, "New Version of Shure Microflex Advance MXA910 Microphone for Drop-Ceiling Installation Now Available for Pre-Order in U.S.""	SHURE782972	SHURE782975	R, P
X0931	11/4/2019	Shure Press Release, "New Version of Shure Microflex Advance MXA910 Microphone for Drop-Ceiling Installation Now Available for Pre-Order in U.S."	SHURE782946	SHURE782947	R, P
X0932	11/4/2019	Shure Press Release, "New Version of Shure Microflex Advance MXA910 Microphone for Drop-Ceiling Installation Now Available for Pre-Order in U.S."	PROTECH002160	PROTECH002161	R, P

X0933	11/4/2019	Capture taken through Page Vault of Shure webpage titled, "New Version of Shure Microflex Advance MXA910 Microphone For Drop-Ceiling Installation Now Available for Pre-Order in U.S.", accessed at https://www.shure.com/en-US/about-us/press/new-version-of-shure-microflexr-advance-mxa910-microphone-for-drop-ceiling-installation-now-available-for-pre-order-in-us	N/A	N/A	R, P
X0934	11/4/2019	DiFalco Deposition, Exhibit 16, "Copy of Shure article entitled, "New Version Of Shure Microflex® Advance™ MXA910 Microphone For Drop-Ceiling Installation Now Available For Pre-Order In U.S.""	N/A	N/A	R, P
X0935	11/4/2019	Mickel Deposition, Exhibit 20, "[REDACTED]"	AUDIOBIZ_000117	AUDIOBIZ_000119	R, P, H, A
X0936	11/5/2019	Valley Deposition, Exhibit 45, "[REDACTED]"	SHURE963917	SHURE963917	R, P
X0937	11/5/2019	[REDACTED]	SHURE953118	SHURE953120	R, P

X0938	11/5/2019	Smith Deposition, Exhibit 18; Guerra Deposition, Exhibit 6; Guerra Deposition, Exhibit 8, "[REDACTED]"	SHURE947244	SHURE947248	R, P
X0939	11/5/2019	[REDACTED]	SHURE940718	SHURE940721	R, P
X0940	11/5/2019	Wiggins Deposition, Exhibit 8, "[REDACTED]"	SHURE854816	SHURE854817	R, P
X0941	11/5/2019	Roy Deposition, Exhibit 42, "PageVault Capture, "November 5, 2019, Q&A Update-New MXA910 Ceiling Array Microphone Variant available for Pre-Order""	SHURE782948	SHURE782952	R, P

		Valley Deposition, Exhibit 44; Turner			
X0942	11/5/2019	[REDACTED]	PROTECH002226	PROTECH002230	R, P, H, A
X0943	11/5/2019	[REDACTED]	PROTECH002221	PROTECH002225	R, P, H, A
X0944	11/5/2019	U.S. Patent No. D865,723 (Cho et al.)	N/A	N/A	

X0945	11/5/2019	Rogina Deposition, Exhibit 4, "[REDACTED]"	N/A	N/A	R, P, H, A
X0946	11/5/2019	Abraham Deposition, Exhibit 58, "Capture extracted via Page Vault of Shure webpage titled, "November 5, 2019 Q & A Update - New MXA910 Ceiling Array Microphone Variant available for Pre-Order""	N/A	N/A	R, P
X0947	11/5/2019	Hatch Deposition, Exhibit 2A, "U.S. Patent No. D865,723 ('723 Patent) with Highlights to Page 12 (Page with Fig. 4)"	N/A	N/A	R, P, A, H
X0948	11/5/2019	Weinstein Deposition, Exhibit 20, "[REDACTED]"	EPAAV_000061	EPAAV_000065	R, P, H, A
X0949	11/5/2019	Mickel Deposition, Exhibit 22, "[REDACTED]"	AUDIOBIZ_000946	AUDIOBIZ_000950	R, P, H, A
X0950	11/5/2019	Mickel Deposition, Exhibit 21, "[REDACTED]"	AUDIOBIZ_000690	AUDIOBIZ_000692	R, P, H, A

X0951	11/5/2019	Smith Deposition, Exhibit 5, "PageVault Capture, "November 5, 2019, Q&A Update-New MXA910 Ceiling Array Microphone Variant available for Pre-Order"	SHURE782948	SHURE782952	R, P
X0952	11/6/2019	Valley Deposition, Exhibit 46, "[REDACTED]"	SHURE963929	SHURE963929	R, P
X0953	11/6/2019	Yates Deposition, Exhibit 17, "[REDACTED]"	HIGHWAY_0043	HIGHWAY_0047	R, P, H, A
X0954	11/7/2019	Moore Deposition, Exhibit 9, [REDACTED]	SHURE944885	SHURE944893	R, P
X0955	11/7/2019	Guerra Deposition, Exhibit 5; Moore Deposition, Exhibit 8, [REDACTED]"	SHURE944866	SHURE944874	R, P
X0956	11/7/2019	Moore Deposition, Exhibit 7; Guerra Deposition, Exhibit 4, [REDACTED]"	SHURE944839	SHURE944847	R, P

X0957	11/8/2019	[REDACTED]	UNIFIED_014331	UNIFIED_014334	R, P, H, A
X0958	11/8/2019	R. 969-3 filed in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.), [Sealed] Exhibit 53 to ClearOne's Supplemental Brief Regarding Contempt Pursuant to ECF No. 912, internal document titled, "[REDACTED]"	SHURE939271	SHURE939281	R, P, H
X0959	11/11/2019	Moore Deposition, Exhibit 20, "[REDACTED]"	SHURE953555	SHURE953558	R, P
X0960	11/11/2019	Capture taken via Page Vault of AudioBiz online post titled, "New Shure MXA910 Variant", accessed at https://www.audiobiz.com/latest-news/2019/11/11/new-shure-mxa910-variant	N/A	N/A	R, P, H, A
X0961	11/11/2019	Mickel Deposition, Exhibit 23, "[REDACTED]"	AUDIOBIZ_000067	AUDIOBIZ_000068	R, P, H, A
X0962	11/14/2019	Manning Deposition, Exhibit 3, "[REDACTED]"	KONTEK_000127	KONTEK_000127	R, P, H, A

X0963	11/18/2019	Tunnell Deposition, Exhibit 18, "[REDACTED]" [REDACTED]	PROTECH000093	PROTECH000095	R, P, H, A
X0964	11/19/2019	R. 64, Second Amended Complaint, <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X0965	11/20/2019	Moore Deposition, Exhibit 21, [REDACTED] [REDACTED]	SHURE953594	SHURE953594	R, P
X0966	11/21/2019	[REDACTED] [REDACTED]	SHURE955141	SHURE955141	R, P
X0967	11/21/2019	[REDACTED] [REDACTED]	SHURE955138	SHURE955138	R, P
X0968	11/22/2019	Moore Deposition, Exhibit 10, [REDACTED] [REDACTED]"	SHURE953632	SHURE953639	R, P
X0969	11/22/2019	[REDACTED] [REDACTED]	SHURE945449	SHURE945451	R, P
X0970	11/22/2019	DiFalco Deposition, Exhibit 17, "[REDACTED]" [REDACTED]	SHURE945440	SHURE945441	R, P

X0971	11/22/2019	Weinstein Deposition, Exhibit 21; Tunnell Deposition, Exhibit 17, [REDACTED]	PROTECH002210	PROTECH002215	R, P, H, A
X0972	11/25/2019	Moore Deposition, Exhibit 24, [REDACTED]	SHURE953660	SHURE953667	R, P
X0973	11/25/2019	[REDACTED]	SHURE878957	SHURE878958	R, P
X0974	11/25/2019	Klegon Deposition, Exhibit 23, [REDACTED]	SHURE878954	SHURE878956	R, P
X0975	11/25/2019	Schanz Deposition, Exhibit 21; Daube Deposition, Exhibit [REDACTED] "	SHURE878952	SHURE878953	R, P
X0976	11/25/2019	Klegon Deposition, Exhibit 20, [REDACTED]	SHURE878872	SHURE878873	R, P
X0977	11/25/2019	Clingman Deposition, Exhibit 37, [REDACTED]	DOBBSS00000922	DOBBSS00000923	R, P, H, A

X0978	11/26/2019	Smith Deposition, Exhibit 20; Guerra Deposition, Exhibit 9, [REDACTED]	SHURE881297	SHURE881300	R, P
X0979	11/26/2019	Roy Deposition, Exhibit 28, "Rebuttal Expert Report of Dr. Kenneth Roy, Ph.D., submitted in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H
X0980	11/26/2019	Clingman Deposition, Exhibit 35, "[REDACTED]"	DOBBS00000073	DOBBS00000073	R, P, H, A
X0981	11/26/2019	Letter from Christine Schyvinck, President and CEO, to Zeynep Hakimoglu, Chairman, CEO, and President	N/A	N/A	R, P, S
X0982	11/27/2019	[REDACTED]	SHURE953668		R, P
X0983	11/27/2019	[REDACTED]	SHURE947453	SHURE947457	R, P
X0984	11/27/2019	Ramsayer Deposition, Exhibit 7, "[REDACTED]"	SHURE945503	SHURE945507	R, P

X0985	11/27/2019	[REDACTED]	SHURE945472	SHURE945473	R, P
X0986	11/27/2019	Moore Deposition, Exhibit 22, "[REDACTED]"	SHURE945470	SHURE945471	R, P
X0987	11/27/2019	DiFalco Deposition, Exhibit 19, "[REDACTED]"	SHURE945468	SHURE945469	R, P
X0988	11/27/2019	[REDACTED]	SHURE881359	SHURE881362	R, P
X0989	12/2/2019	Valley Deposition, Exhibit 48, "[REDACTED]"	SHURE964239	SHURE964239	R, P
X0990	12/2/2019	Shure Incorporated's Response to ClearOne, Inc.'s First Set of Interrogatories (Nos. 1-10)	N/A	N/A	R, P

X0991	12/3/2019	Smith Deposition, Exhibit 21, [REDACTED]	SHURE947478	SHURE947480	R, P
X0992	12/3/2019	Klegon Deposition, Exhibit 26, [REDACTED]	SHURE883845	SHURE883846	R, P
X0993	12/4/2019	Abraham Deposition, Exhibit 57, "Shure's Responses to ClearOne, Inc.'s Fifth Set of Interrogatories (Nos. 26-30)"	N/A	N/A	R, P
X0994	12/4/2019	Shure Incorporated's Responses to ClearOne's Second Set of Requests for Admission to Shure Incorporated (Nos. 141-143)	N/A	N/A	R, P
X0995	12/5/2019	[REDACTED]	SHURE960012	SHURE960013	R, P
X0996	12/5/2019	Ramsayer Deposition, Exhibit 8, "[REDACTED]"	SHURE958029	SHURE958030	R, P
X0997	12/5/2019	Smith Deposition, Exhibit 27, [REDACTED]	SHURE947570	SHURE947571	R, P
X0998	12/5/2019	Smith Deposition, Exhibit 26, [REDACTED]	SHURE947569	SHURE947569	R, P

X0999	12/5/2019	Smith Deposition, Exhibit 24, [REDACTED]	SHURE947567	SHURE947568	R, P
X1000	12/5/2019	Smith Deposition, Exhibit 22, [REDACTED] [REDACTED])"	SHURE947519	SHURE947520	R, P
X1001	12/5/2019	Guerra Deposition, Exhibit 3; Smith Deposition, Exhibit 25; Klegon Deposition, Exhibit 27; DiFalco Deposition, Exhibit 21, "Shure presentation slick deck titled, "MXA910W-A Update""	SHURE863988	SHURE864005	R, P
X1002	12/5/2019	Horton Deposition, Exhibit 2, [REDACTED]	HORTON000007	HORTON000007	R, P, H, A
X1003	12/5/2019	Mickel Deposition, Exhibit 24, [REDACTED]	AUDIOBIZ_000096	AUDIOBIZ_000099	R, P, H, A
X1004	12/6/2019	Valley Deposition, Exhibit 49, [REDACTED]	SHURE945631	SHURE945632	R, P
X1005	12/6/2019	PageVault Capture, "New Version of Shure Microflex Advance MXA 910 Microphone for Drop-Ceiling Installation Now Available for Pre-Order in U.S."	SHURE783086	SHURE783089	R, P

X1006	12/6/2019	Abraham Deposition, Exhibit 62; Daube Deposition, Exhibit 8; Roy Deposition, Exhibit 43, "Capture extracted via Page Vault of online copy of Shure bulletin letter titled, "New MXA910 Variant: Compliant with Drop Ceiling Installations""	SHURE783065	SHURE783068	R, P
X1007	12/8/2019	DiFalco Deposition, Exhibit 3, "[REDACTED]"	SHURE943148	SHURE943149	R, P
X1008	12/9/2019	[REDACTED]	WESUPPLY_000013	WESUPPLY_000014	R, P
X1009	12/9/2019	Valley Deposition, Exhibit 50, "[REDACTED]"	SHURE964329	SHURE964331	R, P
X1010	12/12/2019	[REDACTED]	SHUREDDEL00046679	SHUREDDEL00046680	R, P
X1011	12/12/2019	Schanz Deposition, Exhibit 22; Abraham Deposition, Exhibit 61, "[REDACTED]"	SHURE783103	SHURE783104	R, P
X1012	12/12/2019	Tunnell Deposition, Exhibit 19, "[REDACTED]"	PROTECH000074	PROTECH000078	R, P, H, A

X1013	12/12/2019	[REDACTED]	PROTECH000068	PROTECH000073	R, P, H, A
X1014	12/13/2019	Ramsayer Deposition, Exhibit 9, [REDACTED]	SHURE958089	SHURE958091	R, P
X1015	12/13/2019	Guerra Deposition, Exhibit 2, [REDACTED]	SHURE947688	SHURE947691	R, P
X1016	12/13/2019	Smith Deposition, Exhibit 30, [REDACTED]	SHURE940775	SHURE940776	R, P
X1017	12/13/2019	[REDACTED]	SHURE940773	SHURE940774	R, P

X1018	12/13/2019	Manning Deposition, Exhibit 4, "[REDACTED]"	KONTEK_000155	KONTEK_000156	R, P, H, A
X1019	12/13/2019	Horton Deposition, Exhibit 1, [REDACTED]	HORTON000001	HORTON000001	R, P, H, A
X1020	12/16/2019	DiFalco Deposition, Exhibit 24, [REDACTED]	SHURE864044	SHURE864047	R, P
X1021	12/17/2019	Tunnell Deposition, Exhibit 4, [REDACTED]	PROTECH002231	PROTECH002234	R, P, H, A

X1022	12/17/2019	Weinstein Deposition, Exhibit 2, "[REDACTED]"	N/A	N/A	R, P
X1023	12/18/2019	DiFalco Deposition, Exhibit 25, "[REDACTED]"	SHURE864048	SHURE864048	R, P
X1024	12/18/2019	Excel spreadsheet with filename, "Results for 2019 - 121819"	CLRONE-00753220	CLRONE-00753220	R, H
X1025	12/19/2019	[REDACTED]	SHURE960149	SHURE960150	R, P
X1026	12/19/2019	Capture extracted via Page Vault of Shure webpage titled, "How do I install the MXA910W-A in a drop ceiling (FAQ #5910)?" (Captured on January 16, 2020)	Schonfeld003039	Schonfeld003042	R, P
X1027	12/19/2019	Yates Deposition, Exhibit 15, "[REDACTED]"	HIGHWAY_0112	HIGHWAY_0117	R, P
X1028	12/23/2019	[REDACTED]	SHURE945914	SHURE945914	R, P

X1029	12/24/2019	Weinstein Deposition, Exhibit 9, "Plaintiff Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Responses to Defendant ClearOne, Inc.'s First Set of Interrogatories (Nos. 1-6)"	N/A	N/A	R, P
X1030	12/27/2019	Guerra Deposition, Exhibit 7, [REDACTED]	SHURE947713	SHURE947714	R, P
X1031	12/28/2019	DiFalco Deposition, Exhibit 27, "[REDACTED]"	SHURE864054	SHURE864056	R, P
X1032	12/31/2019	Letter from Zee Hakimoglu to Christine Schyvinck	N/A	N/A	R, P, S
X1033	1/2/2020	Klegon Deposition, Exhibit 28, "[REDACTED]"	SHURE884417	SHURE884417	R, P
X1034	1/8/2020	Moore Deposition, Exhibit 23, [REDACTED]	SHURE953738	SHURE953740	R, P
X1035	1/8/2020	Abraham Deposition, Exhibit 46, [REDACTED]	SHURE783145	SHURE783145	R, P
X1036	1/8/2020	Roy Deposition, Exhibit 52, "Email chain from Christina V. Rayburn to Bradley F. Rademaker, cc ClearOne 186 Patent [INT/EXT]; Shure_ClearOneLit; Vlad Arezina re ClearOne's proposed modified schedule"	N/A	N/A	R, P


X1037	1/9/2020	Yates Deposition, Exhibit 6, "[REDACTED]"	HIGHWAY_0101	HIGHWAY_0101	R, P
X1038	1/15/2020	Wiggins Deposition, Exhibit 2, "[REDACTED]"	SHUREDDEL00043633	SHUREDDEL00043637	R, P
X1039	1/16/2020	Valley Deposition, Exhibit 51, "[REDACTED]"	SHURE940813	SHURE940813	R, P
X1040	1/20/2020	Berger Deposition, Exhibit 10, "[REDACTED]"	SHURE940831	SHURE940833	R, P
X1041	1/20/2020	Mickel Deposition, Exhibit 25, "[REDACTED]"	AUDIOBIZ_000047	AUDIOBIZ_000049	R, P
X1042	1/21/2020	Ramsayer Deposition, Exhibit 14, "[REDACTED]"	SHUREDDEL00046818	SHUREDDEL00046818	R, P

X1043	1/21/2020	[REDACTED]	SHURE953742	SHURE953744	R, P
X1044	1/24/2020	Vander Veen Deposition, Exhibit 1, "Curriculum Vitae of Thomas D. Vander Veen, Ph.D."	N/A	N/A	R, H
X1045	1/27/2020	Attachment A to Rowe Opening Expert Report, Julia Rowe, Background, including Speeches and Publications, CPA Professional, and Business History, Education, and Professional Associations and Certifications	N/A	N/A	R, H
X1046	1/27/2020	Attachment B to Rowe Opening Expert Report, Documents Considered for Expert Report	N/A	N/A	R, H
X1047	2/4/2020	Mickel Deposition, Exhibit 26, [REDACTED]	AUDIOBIZ_000425	AUDIOBIZ_000426	R, H
X1048	2/5/2020	Smith Deposition, Exhibit 31, [REDACTED]	SHURE947794	SHURE947796	R, H
X1049	2/5/2020	Berger Deposition, Exhibit 14; Mickel Deposition, Exhibit 27, [REDACTED]	AUDIOBIZ_000427	AUDIOBIZ_000428	R, H
X1050	2/7/2020	Roy Deposition, Exhibit 53, "Supplemental Expert Report of Dan Schonfeld, Ph.D. Regarding MXA910-A, submitted in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.)"	N/A	N/A	R, P, H

X1051	2/7/2020	Supplemental Expert Report of Dan Schonfeld, Ph.D. Regarding MXA910-A, submitted in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P, H
X1052	2/7/2020	Roy Deposition, Exhibit 37, "Supplement to Opening Expert Report of Dr. Kenneth Roy, Ph. D. submitted in Case No. 17-CV-03078"	N/A	N/A	R, P, H
X1053	2/12/2020	DiFalco Deposition, Exhibit 28, "[REDACTED]"	SHUREDDEL00043993	SHUREDDEL00043993	R, P
X1054	2/17/2020	Smith Deposition, Exhibit 32, "[REDACTED]"	SHURE939893	SHURE939893	R, P
X1055	2/19/2020	Klegon Deposition, Exhibit 29, "PageVault Capture, "How do I install the MXA910 in a drop ceiling?"	SHURE784425	SHURE784427	R, P
X1056	2/19/2020	Horton Deposition, Exhibit 4, "[REDACTED]"	HORTON000008	HORTON000008	R, P, H, A
X1057	2/20/2020	[REDACTED]	SHURE939895	SHURE939903	R, P

X1058	2/20/2020	R. 711, Declaration of Derek Graham in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery	N/A	N/A	R, P, H
X1059	2/21/2020	Shure Incorporated's First Supplemental Responses to ClearOne, Inc.'s Interrogatories Nos. 1, 6-8, and 10	N/A	N/A	R, P
X1060	2/21/2020	Horton Deposition, Exhibit 3, "[REDACTED]"	HORTON000002	HORTON000002	R, P, H, A
X1061	2/25/2020	Sound & Video Contractor Article by Cynthia Wischart, "Shure responds to ClearOne court order request"	SHURE960287	SHURE960295	R, P, H
X1062	2/26/2020	Weinstein Deposition, Exhibit 13, "Declaration of Curtis Church"	STRATEGIC_000001	STRATEGIC_000003	R, P, H, A
X1063	2/26/2020	Roy Deposition, Exhibit 48, "PageVault Capture, "StrictlyCeilings 9/16 Suspended Ceiling Grid""	SHURE784517	SHURE784519	R, P, H, A
X1064	2/28/2020	Hatch Deposition, Exhibit 4, "Supplement to Rebuttal Expert Report of Shure Expert Dr. Kenneth Roy"	N/A	N/A	R, P, H
X1065	2/28/2020	Roy Deposition, Exhibit 38, "Supplement to Rebuttal Expert Report of Dr. Kenneth Roy, Ph. D. submitted in Case No. 17-CV-03078"	N/A	N/A	R, P, H
X1066	3/1/2020	Shure Executive Management Business Review	SHUREDDEL00029201	SHUREDDEL00029222	R, P
X1067	3/2/2020	Ramsayer Deposition, Exhibit 12, "[REDACTED]"	SHURE958541	SHURE958543	R, P

X1068	3/5/2020	Ramsayer Deposition, Exhibit 10, "[REDACTED]"	SHURE958597	SHURE958597	R, P
X1069	3/6/2020	Ramsayer Deposition, Exhibit 18, "[REDACTED]"	SHURE958615	SHURE958615	R, P
X1070	3/6/2020	Ramsayer Deposition, Exhibit 16, "[REDACTED]"	SHURE958610	SHURE958612	R, P
X1071	3/6/2020	Mickel Deposition, Exhibit 28, "Email [REDACTED]"	AUDIOBIZ_000212	AUDIOBIZ_000214	R, P
X1072	3/9/2020	R. 731, Shure's SEALED Opposition to Motion for Contempt and Additional Discovery	N/A	N/A	R, P
X1073	3/9/2020	R. 737, SEALED Decl. of James Schanz in support of Shure's Opposition to ClearOne's Motion for Contempt and Allowing Additional Discovery	N/A	N/A	R, P
X1074	3/9/2020	R. 738, SEALED Decl. of Rob Klegon in support of Shure Opposition to ClearOne's Motion for Contempt and Allowing Additional Discovery	N/A	N/A	R, P


X1075	3/9/2020	Klegon Deposition, Exhibit 33, "Declaration of Robert Klegon in Support of Shure Incorporated's Opposition to ClearOne's Motion for Contempt and Allowing Additional Discovery or Order to Show Cause"	N/A	N/A	R, P
X1076	3/10/2020	Schanz Deposition, Exhibit 23, "Shure Press Release, "March 10, 2020: Customer Q&A on '553 Patent Decision for Shure MXA910'"	N/A	N/A	R, P
X1077	3/10/2020	Roy Deposition, Exhibit 49, "PageVault Capture, "StrictlyCeilings 15/16 Suspended Ceiling Grid"	N/A	N/A	R, P, H, A
X1078	3/11/2020		CLRONEDE-00013774	CLRONEDE-00013775	R, P, H, A
X1079	3/11/2020	Weinstein Deposition, Exhibit 10, "Declaration of Ted Collier with Exhibits"	AVEX_000026	AVEX_000033	R, P, H, A
X1080	3/16/2020	Shure's Responses to ClearOne, Inc.'s First Set of Requests for Admission (Nos. 1-4)	N/A	N/A	R, P
X1081	3/16/2020	Shure's Responses to ClearOne, Inc.'s Second Set of Interrogatories (Nos. 11-16)	N/A	N/A	R, P
X1082	3/19/2020	Plaintiff Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Responses to Defendant ClearOne, Inc.'s Second Set of Interrogatories (Nos. 7-9)	N/A	N/A	R, P

X1083	3/20/2020	Wiggins Deposition, Exhibit 1, "Notice of Deposition of Shure Incorporated Pursuant to Federal Rule of Civil Procedure 30(b)(6)"	N/A	N/A	R, P
X1084	3/23/2020	Plaintiff Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Responses to Defendant ClearOne, Inc.'s Third Set of Interrogatories (Nos. 10-12)	N/A	N/A	R, P
X1085	3/23/2020	Yates Deposition, Exhibit 12, "[REDACTED]"	HIGHWAY_0018	HIGHWAY_0019	R, P
X1086	3/25/2020	ClearOne Inc. Form 10-K Annual Report for Year Ended December 31, 2019	N/A	N/A	R, H
X1087	3/26/2020	Mickel Deposition, Exhibit 29, [REDACTED]	AUDIOBIZ_000778	AUDIOBIZ_000778	R, P
X1088	3/27/2020	Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Supplemental Responses to Defendant ClearOne, Inc's First Set of Interrogatories (Nos. 3 & 5)	N/A	N/A	R, P
X1089	3/27/2020	Weinstein Deposition, Exhibit 12, "Affidavit in Support of Service of Process"	iVideo_000049	iVideo_000050	R, P, H, A
X1090	3/27/2020	Weinstein Deposition, Exhibit 11, "Affidavit in Support of Service of Process"	iVideo_000045	iVideo_000046	R, P, H, A
X1091	4/6/2020	Klegon Deposition, Exhibit 31, "Shure Presentation, [REDACTED]"	SHURE887330	SHURE887336	R, P

X1092	4/8/2020	Staples Deposition, Exhibit 6, [REDACTED]	FISK000002	FISK000002	R, P
X1093	4/14/2020	ClearOne-DeBusschere Deposition, Exhibit 9, "STL file of his 3D print design uploaded by witness during the deposition"	N/A	N/A	R, P, H, A
X1094	4/14/2020	R. 154-1, [Sealed] Exhibit C to Shure's Opening Brief in Support of Motion for Preliminary Injunction and Limited Temporary Restraining Order, Supporting Declaration of Chad Wiggins, filed in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1095	4/14/2020	R. 154-1, [Sealed] Exhibit C to Shure's Opening Brief in Support of Motion for Preliminary Injunction and Limited Temporary Restraining Order, Declaration of Chad Wiggins	N/A	N/A	R, P
X1096	4/22/2020	Berger Deposition, Exhibit 16, "[REDACTED]"	SHURE940077	SHURE940079	R, P

X1097	4/22/2020	Smith Deposition, Exhibit 34, [REDACTED]	SHURE940074	SHURE940076	R, P
X1098	4/22/2020	Schanz Deposition, Exhibit 2, "Declaration of James Schanz"	N/A	N/A	R, P
X1099	4/24/2020	R. 786, SEALED Exhibit 8 to Rayburn Declaration in support of ClearOne Reply in support of Motion for Contempt and Additional Discovery, Email chain from Tanvi Patel to Christina V. Rayburn, cshih@nge.com, ClearOne 186 Patent [INT/EXT], cc shure_claeronets@nge.com	N/A	N/A	R, P, H
X1100	5/1/2020	Plaintiffs' Objections and Responses to Defendant ClearOne's Fourth Set of Interrogatories (No. 13), served in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1101	5/1/2020	Plaintiff Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Responses to Defendant ClearOne, Inc.'s Fourth Set of Interrogatories (No. 13)	N/A	N/A	R, P
X1102	5/4/2020	[REDACTED]	SHUREDDEL00126475	SHUREDDEL00126479	R, P


X1103	5/4/2020	Schanz Deposition, Exhibit 29, [REDACTED] [REDACTED]	SHUREDDEL001264 72	SHUREDDEL001264 74	R, P
X1104	5/5/2020	R.I 787, SEALED Exhibit 26 to Rayburn Declaration in support of ClearOne Reply in support of Motion for Contempt and Additional Discovery, Email chain from Bradley F. Rademaker to Christina V. Rayburn, shure_ClearOnelit@nge.com, vladimir@arezina.com, cc ClearOne 186 Patent [INT/EXT re Shure v. ClearOne - Inquiry regarding DEB-00001134 produced by 3rd party Mr. DeBusschere	N/A	N/A	R, P, H
X1105	5/11/2020	Moore Deposition, Exhibit 11, [REDACTED] [REDACTED]	SHURE954437	SHURE954440	R, P
X1106	5/11/2020	Shure Incorporated's Response to ClearOne, Inc's Second Set of Interrogatories (Nos. 17-18)	N/A	N/A	R, P
X1107	5/15/2020	Deposition, Exhibit , "Shure's Objections and Responses to ClearOne's First Set of Requests for Admission"	N/A	N/A	R, P
X1108	5/15/2020	Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Responses to Defendant ClearOne, Inc's Fifth Set of Interrogatories (Nos. 14-21)	N/A	N/A	R, P
X1109	5/15/2020	Shure Incorporated's Response to ClearOne, Inc's Third Set of Interrogatories (Nos. 17-18)	N/A	N/A	R, P

X1110	5/15/2020	Plaintiffs' Objections and Responses to Defendant ClearOne's Fifth Set of Interrogatories (Nos. 14-21) Pursuant to Order Setting Hearing on Preliminary Injunction, served in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1111	5/15/2020	Plaintiffs' Objections and Responses to Defendant ClearOne's First Set of Requests for Admission Pursuant to Order Setting Hearing on Preliminary Injunction, served in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1112	5/15/2020	Plaintiffs' Objections and Responses to Defendant ClearOne's First Set of Requests for Admission Pursuant to Order Setting Hearing on Preliminary Injunction, served in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1113	5/19/2020	Bullard Deposition, Exhibit 3, "Amazon Product Page for Valcom Lay-in Ceiling Speaker - 2 X 2"	N/A	N/A	R, P, H, A
X1114	5/19/2020	Kessler Deposition, Exhibit 5, "Amazon Product Page for Valcom Lay-in Ceiling Speaker - 2 X 2"	N/A	N/A	R, P, H, A
X1115	5/19/2020	Horton Deposition, Exhibit 5, " 	HORTON000003	HORTON000004	R, P

X1116	5/19/2020	Clingman Deposition, Exhibit 36, "[REDACTED] [REDACTED] in"	DOBBSS00000237	DOBBSS00000240	R, P
X1117	5/20/2020	Abraham Deposition, Exhibit 14; Lantz Deposition, Exhibit 13, "Declaration of Michael Hudson in Support of Defendant ClearOne's Responsive Claim Construction Brief"	N/A	N/A	R, P, H
X1118	5/20/2020	Miller Deposition, Exhibit 7; Cho Deposition, Exhibit 18, "Defendant ClearOne Responsive Claim Construction Brief"	N/A	N/A	R, P, H
X1119	5/22/2020	ClearOne's Supplemental Objections and Responses to Plaintiffs' First Set of Interrogatories (Nos. 4, 5, 6, 12), served in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1120	6/1/2020	Tunnell Deposition, Exhibit 20, "[REDACTED] [REDACTED]	PROTECH000152	PROTECH000155	R, P
X1121	6/1/2020	Shure's Supplemental Objections and Responses to ClearOne's First Set of Requests for Admission (Nos. 9,10, and 11)	N/A	N/A	R, P
X1122	6/1/2020	Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Responses to Defendant ClearOne, Inc's Fifth Set of Interrogatories (Nos. 15, 18, and 19)	N/A	N/A	R, P
X1123	6/1/2020	Shure's Responses to ClearOne, Inc.'s Sixth Set of Interrogatories (Nos. 31-32)	N/A	N/A	R, P

X1124	6/1/2020	Kessler Deposition, Exhibit 9, "Shure Press Release, "Updated MXA910 Variant Now Available""	N/A	N/A	R, P
X1125	6/1/2020	R. 788, SEALED Fry's Declaration in support of ClearOne's Reply in support of Motion for Order Holding Shure in Contempt and Allowing Additional Discovery	N/A	N/A	R, P, H, A
X1126	6/2/2020	Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Supplemental Responses to Defendant ClearOne, Inc.'s First Set of Interrogatories (Nos. 1-6)	N/A	N/A	R, P
X1127	6/2/2020	R. 790, SEALED Gordon's Declaration in support of ClearOne's Reply in support of Motion for Order Holding Shure in Contempt and Allowing Additional Discovery	N/A	N/A	R, P, H, A
X1128	6/2/2020	R. 791, SEALED Wall's Declaration in support of ClearOne's Reply in support of Motion for Order Holding Shure in Contempt and Allowing Additional Discovery	N/A	N/A	R, P, H, A
X1129	6/2/2020	R. 794, SEALED Mergen's Declaration in support of ClearOne's Reply in support of Motion for Order Holding Shure in Contempt and Allowing Additional Discovery with attached exhibits	N/A	N/A	R, P, H, A
X1130	6/3/2020	Tunnell Deposition, Exhibit 21, "[REDACTED]"	PROTECH000117	PROTECH000121	R

X1131	6/3/2020	R. 785, ClearOne's [Sealed] Reply in Support of Its Motion for An Order Holding Shure in Contempt and Allowing Additional Discovery, filed in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P, H
X1132	6/3/2020	ClearOne's Reply in Support Of Its Motion For An Order Holding Shure In Contempt And Allowing Additional Discovery (03078)	N/A	N/A	R, P, H
X1133	6/3/2020	R. 789, SEALED Senkowski's Declaration in support of ClearOne's Reply in support of Motion for Order Holding Shure in Contempt and Allowing Additional Discovery with attached exhibits	N/A	N/A	R, P, H, A
X1134	6/3/2020	R. 792, SEALED Medema's Declaration in support of ClearOne's Reply in support of Motion for Order Holding Shure in Contempt and Allowing Additional Discovery with attached exhibits	N/A	N/A	R, P, H, A
X1135	6/4/2020	Weinstein Deposition, Exhibit 17, "Declaration of Steve Athaide"	CLRONEDE-00009503	CLRONEDE-00009510	R, P, H, A
X1136	6/5/2020	Weinstein Deposition, Exhibit 16, "Declaration of John Scruggs"	DIVERSIFIED000009	DIVERSIFIED000017	R, P, H, A
X1137	6/8/2020	DiFalco Deposition, Exhibit 29, "[REDACTED]"	SHURE946015	SHURE946016	R

X1138	6/8/2020	Hatch Deposition, Exhibit 11, "Supplemental Declaration of Paul Hatch in Support of Shure Motion for Preliminary Injunction "	N/A	N/A	R, H
X1139	6/12/2020	Exhibit 59 to Joint Claim Construction Brief, Spreadsheet containing Warehouse location, Sold-to party/country, ship-to Party/Country, PH6 - Model, Gross Sales, Bill Qty at D.I. 248	SHURE780795	N/A	R, P, H
X1140	6/12/2020	Exhibit 57 to Joint Claim Construction Brief, Deposition of Paul Hatch at D.I. 248	N/A	N/A	R, P, H
X1141	6/15/2020	[DKT 232] ClearOne, Inc's Answer to Shure's Second Amended Complaint (D.I. 64), Affirmative Defenses, and counterclaims against Shure	N/A	N/A	R, P, H
X1142	6/17/2020		TEXADIA 004008	TEXADIA 004008	R, P
X1143	6/24/2020	Joint Claim Construction Brief at D.I. 238	N/A	N/A	R, P, H
X1144	7/1/2020	Schanz Deposition, Exhibit 8, "Shure Pricing Supplement"	N/A	N/A	R, P
X1145	7/7/2020	Exhibit 10 to Declaration of Christina Von Der Ahe Rayburn in Support of ClearOne Inc.'s Opposition to Shure's Motion for a Preliminary Injunction, Deposition of Elizabeth Cho at D.I. 303-1	N/A	N/A	R, H
X1146	7/8/2020	Vander Veen Deposition, Exhibit 6, "First Supplemental Expert Report of Thomas D. Vander Veen"	N/A	N/A	R, H

X1147	7/9/2020	Maselbas Deposition, Exhibit F, "Shure slide deck entitled, [REDACTED]"	SHUREDDEL00129538	SHUREDDEL00129544	R
X1148	7/10/2020	Exhibit 15 to Declaration of Christina von der Ahe Rayburn in Support of ClearOne's Opposition to Shure's Motion for a Preliminary Injunction, Deposition of Derek Graham at D.I. 303-1	N/A	N/A	R, P, H
X1149	7/16/2020	[REDACTED]	SHUREDDEL00129837	SHUREDDEL00129839	
X1150	7/20/2020	Shure Incorporated's Supplemental Response to ClearOne, Inc.'s Third Set of Interrogatories (Nos. 17-18)	N/A	N/A	R, P
X1151	7/27/2020	R. 295, ClearOne's Amended Answer to Shure's Second Amended Complaint (D.I. 64), Affirmative Defenses, and Counterclaims Against Shure, filed in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1152	8/5/2020	Mickel Deposition, Exhibit 30, [REDACTED]	AUDIOBIZ_000820	AUDIOBIZ_000821	R, P
X1153	8/18/2020	Plaintiffs' Supplemental Objections and Responses to Defendant ClearOne's Fourth Set of Interrogatories (No. 13), served in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P

X1154	8/18/2020	Valley Deposition, Exhibit 54, "Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc.'s Supplemental Objections and Responses to Defendant ClearOne, Inc.'s Fourth Set of Interrogatories (No. 13)"	N/A	N/A	R, P
X1155	8/18/2020	Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Supplemental Responses to Defendant ClearOne, Inc.'s Fourth Set of Interrogatories (No. 13)	N/A	N/A	R, P
X1156	8/20/2020	Shure Incorporated's First Supplemental Responses to ClearOne, Inc.'s Interrogatory No. 9	N/A	N/A	R, P
X1157	8/21/2020	Shure's Responses to ClearOne, Inc.'s Second Set of Requests for Admission (Nos. 5-11)	N/A	N/A	R, P
X1158	8/21/2020	Shure Incorporated's Response to ClearOne, Inc.'s Interrogatories (Nos. 19-20)	N/A	N/A	R, P
X1159	8/24/2020	Shure Incorporated's Second Supplemental Response to ClearOne, Inc.'s Interrogatory No. 9	N/A	N/A	R, P
X1160	8/25/2020	Capture taken via Page Vault of video posted on Shure's YouTube channel titled, "Shure MXA Series - Get the Download"	N/A	N/A	R
X1161	8/25/2020	Extracted .MP4 file for video posted on Shure's YouTube channel titled, "Shure MXA Series - Get the Download"	N/A	N/A	R
X1162	8/28/2020	Shure Spreadsheet with sales information for MXA910 and P300-IMX spanning from July 2016 to July 2020, excerpted to include sales data for United States only	SHURE891681	SHURE891681	

X1163	8/28/2020	Excel spreadsheet containing sales and marketing expense data from 2013-Q1 through 2020-Q2	CLRONE-00871578	CLRONE-00871578	R, H
X1164	8/28/2020	CLEARONE BEAMFORMER MIC ARRAY SALES THROUGH 2019-08	CLRONE-00871577		R, H
X1165	9/1/2020	R. 912 filed in <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 17-cv-03078 (N.D. Ill.), Memorandum Opinion and Order re ClearOne's Expedited Motion for Contempt and Allowing Additional Discovery, dated September 1, 2020	N/A	N/A	R, P
X1166	9/1/2020	Memorandum of Opinion and Order (Contempt Order) in <i>Shure Inc. v. ClearOne, Inc.</i> (Case No. 17-cv-03078)	N/A	N/A	R, P
X1167	9/2/2020	Ramsayer Deposition, Exhibit 13, "[REDACTED]"	SHUREDDEL00139061	SHUREDDEL00139062	R, P
X1168	9/2/2020	Valley Deposition, Exhibit 52; Tunnell Deposition, Exhibit 22, "[REDACTED]"	PROTECH002168	PROTECH002170	R, P
X1169	9/2/2020	Weinstein Deposition, Exhibit 19, "[REDACTED]"	PROTECH000001	PROTECH000002	R, P

X1170	9/2/2020	Plaintiffs' Supplemental Objections and Responses to Defendant ClearOne's Interrogatories (Nos. 16-18), served in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1171	9/2/2020	Valley Deposition, Exhibit 53, "Commercial Integrator article entitled, "Court Holds Shure in Contempt of Preliminary Injunction in ClearOne Patent case""	N/A	N/A	R, P, H, A
X1172	9/2/2020	Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc.'s Objections and Supplemental Responses to Defendant ClearOne, Inc.'s Interrogatories (Nos. 16-18)	N/A	N/A	R, P
X1173	9/2/2020	ClearOne press release titled, "Court Holds Shure in Contempt of Preliminary Injunction Order"	N/A	N/A	R, P, H, A
X1174	9/3/2020	Mickel Deposition, Exhibit 31, [REDACTED]	AUDIOBIZ_000328	AUDIOBIZ_000328	R
X1175	9/4/2020	Capture taken via Page Vault of Shure blog article titled, "Q&A in Response to MXA910-A Contempt Decision", accessed at https://www.shure.com/en-US/meta/legal/q-a-in-response-to-mxa910-a-contempt-decision	N/A	N/A	R, P
X1176	9/9/2020	Shure Incorporated's Third Supplemental Response to ClearOne, Inc.'s Interrogatory No. 9	N/A	N/A	R, P

X1177	9/11/2020	R. 929-11, [Sealed] Exhibit 351 to ClearOne's Reply to Its Motion for Summary Judgment Or, In the Alternative, Partial Summary Judgment, Of Infringement of United States Patent Nos. 9,635,186 and 9,813,806 and Opposition to Shure's Cross Motion for Summary Judgment, Supporting Declaration of Zee Hakimoglu filed in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P, H
X1178	9/11/2020	Exhibit 62 to Declaration of Christina Von Der Ahe Rayburn in Support of ClearOne Inc.'s Sur-Reply to Shure's Motion for a Preliminary Injunction, Declaration of Joel Delman in support of ClearOne's Sur-Reply to Shure's Motion for Preliminary Injunction D.I. 341-1	N/A	N/A	R, P, H
X1179	9/15/2020	[REDACTED]	SHURE956462	SHURE956465	R
X1180	9/25/2020	Shure's Supplemental Responses to ClearOne, Inc.'s Interrogatory Nos. 3, 6, 7, and 14	N/A	N/A	R, P
X1181	10/2/2020	[REDACTED]	TEXADIA_000958	TEXADIA_000961	R
X1182	10/5/2020	Shure's Responses to ClearOne, Inc.'s Third Set of Requests for Admission (Nos. 12-21)	N/A	N/A	R, P
X1183	10/5/2020	Shure Incorporated's Response to ClearOne, Inc.'s Fifth Set of Interrogatories (Nos. 21-25)	N/A	N/A	R, P

X1184	10/9/2020	Shure's Responses to ClearOne, Inc.'s Seventh Set of Interrogatories (Nos. 33-42)	N/A	N/A	R, P
X1185	10/18/2020	Schyvinck Deposition, Exhibit 12, "[REDACTED]"	SHURE620398	SHURE620398	R
X1186	10/26/2020	Schanz Deposition, Exhibit 1, "Shure's Objections to ClearOne's Notice of 30(b)(6) Video Deposition of Shure Incorporated"	N/A	N/A	R, P
X1187	10/30/2020	Shure Incorporated's First Supplemental Responses to ClearOne, Inc.'s Seventh Set of Interrogatories	N/A	N/A	R, P
X1188	11/6/2020	Shure Incorporated's Second Supplemental Responses to ClearOne, Inc.'s Seventh Set of Interrogatories	N/A	N/A	R, P
X1189	11/8/2020	Schyvinck Deposition, Exhibit 13, "[REDACTED]"	SHURE620399	SHURE620399	R, P
X1190	11/11/2020	Plaintiffs' Final Supplemental Identification of Defendant's Accused Products, served in <i>Shure Incorporated, et al. v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1191	11/12/2020	Rogina Deposition, Exhibit 1, "ClearOne Subpoena to Produce Documents, Information, or Objects to Presentation Products, Inc., c/o Joseph Rogina"	N/A	N/A	R, P, H

X1192	11/12/2020	Manning Deposition, Exhibit 1, "ClearOne Subpoena to Produce Documents, Information, or Objects to Kontek Systems, Inc."	N/A	N/A	R, P, H
X1193	11/12/2020	Subpoena to Produce Documents to Audio Visual Innovations	N/A	N/A	R, P, H
X1194	11/12/2020	ClearOne Subpoena to Produce Documents to Audio Visual Innovations, Inc.	N/A	N/A	R, P, H
X1195	11/13/2020	Excel spreadsheet titled, "Cases with Case Feed referencing FUC1 As of 2020-11-13 13:55:52 Eastern Standard Time/EST"	SHUREDDEL00140687	SHUREDDEL00140687	R, P, H
X1196	11/13/2020	Schanz Deposition, Exhibit 17a; Schanz Deposition, Exhibit 17b, "Excel Sheet, "Cases with Case Feed referencing FUC1""	N/A	N/A	R, P, H
X1197	11/16/2020	Maselbas Deposition, Exhibit B, "Excel spreadsheet with filename, "Sales Detail, Shure Incorporated, MXA910 & P300-IMX, Jun 2016 - Oct 2020""	SHUREDDEL00140691	SHUREDDEL00140691	R
X1198	11/16/2020	Maselbas Deposition, Exhibit K, "Excel spreadsheet with filename, "MXA310 MXA910 P300 11-16-2020""	SHUREDDEL00140689	SHUREDDEL00140689	R
X1199	11/21/2020	Schanz Deposition, Exhibit 3, "Shure Product Page, "RPM90X""	N/A	N/A	R, P
X1200	11/30/2020	Miller Deposition, Exhibit 11, "Patent Application Information Retrieval, "29/700,875""	N/A	N/A	R, P
X1201	12/1/2020	Miller Deposition, Exhibit 8, "Miller's 30(B)(6) Deposition Notes"	N/A	N/A	R

X1202	12/2/2020	Letter from Lauren Mastro to Michael Acquah re Deposition Subpoena for Case Number 1:17-CV-03078	N/A	N/A	R, P, H
X1203	12/2/2020	Letter from Lauren Mastro to Michael Acquah re Audio Visual Innovations, Inc.'s Responses and Objections to ClearOne's Subpoena	N/A	N/A	R, P, H
X1204	12/8/2020	Email chain from Tanvi Patel to Christina Rayburn and shure_ClearOnelit@nge.com, cc ClearOne[INT/EXT] and Vladimir Arezina re Guerra and SHURE944866	N/A	N/A	R, P, H
X1205	12/11/2020	Super-Sparkly Safety Stuff, LLC v. Skyline USA, Inc., No. 2020-1490 (Fed. Cir. Dec. 11, 2020)	N/A	N/A	R, P, H
X1206	12/30/2020	Excel spreadsheet with filename, "Attorney-Client Communication, Sales Detail, Shure Incorporated, MXA910 & P300-IMX, Jun 2016 - Nov 2020"	SHUREDDEL00141450	SHUREDDEL00141450	R
X1207	1/8/2021	Shure's Responses to ClearOne, Inc.'s Eighth Set of Interrogatories (Nos. 43-45)	N/A	N/A	R, P
X1208	1/8/2021	Shure's Third Supplemental Responses to ClearOne's Seventh Set of Interrogatories (Second Supplemental Response to Interrogatory No. 37), <i>Shure Incorporated v. ClearOne, Inc.</i> , 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R
X1209	1/11/2021	R. 19, Plaintiff-Appellant's Corrected Opening Brief, filed in Shure Incorporated v. ClearOne, Inc., Case No. 2021-1024 (Court of Appeals, Federal Circuit)	N/A	N/A	R, P

X1210	1/12/2021	[REDACTED]	SHURE964960	SHURE964961	R, P, H
X1211	1/19/2021	Plaintiff-Appellant's (Shure's) Corrected Opening Brief appealing this Court's order finding Shure in contempt, <i>Shure Incorporated v. ClearOne, Inc.</i> , No. 21-1024	N/A	N/A	R, P, H
X1212	1/20/2021	Email chain from Michael K. Acquah to Brian Murray, cc Steven Jedlinski, Greg Koger, Karen Younkins, Christina V. Rayburn re Shure V. ClearOne: One Diversified's Responses to ClearOne's Subpoenas	CLRONE-00882266	CLRONE-00882275	R, P, H
X1213	1/25/2021	R. 967, ClearOne's [Sealed] Supplemental Brief Regarding Contempt Pursuant to ECF No. 912, filed in <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P, H
X1214	1/25/2021	Capture taken via Page Vault of video posted on Shure's YouTube channel titled, "Microflex Advance: Audio Demonstration"	N/A	N/A	R
X1215	1/25/2021	Extracted .MP4 file for video posted on Shure's channel titled, "Microflex Advance: Audio Demonstration"	N/A	N/A	R
X1216	1/27/2021	Rowe Opening Report, Exhibit 1.0, Summary of ClearOne's lost profits	N/A	N/A	H
X1217	1/27/2021	Rowe Opening Report, Exhibit 2.0, Summary of Shure's Unjust Enrichment	N/A	N/A	H
X1218	1/27/2021	Rowe Opening Expert Report, Exhibit 2.1, Summary of Shure's Gross Profits from Sales of the MXA910-A	N/A	N/A	H

X1219	1/27/2021	Rowe Opening Expert Report, Exhibit 2.2, Summary of Shure's US Sales of MXA910 Variants	N/A	N/A	H
X1220	1/27/2021	Rowe Opening Expert Report, Exhibit 2.3, Summary of Shure's Selling Costs for US Sales of MXA910 Products	N/A	N/A	H
X1221	1/27/2021	Rowe Opening Expert Report, Exhibit 3.0, Summary of Shure's US Sales of MXA910-A Products to ClearOne Customers	N/A	N/A	H
X1222	1/27/2021	Rowe Opening Expert Report Exhibit 3.1, Shure's US Sales of MXA910-A Products, by Customer, 9 pages	N/A	N/A	H
X1223	1/27/2021	Rowe Opening Expert Report Exhibit 4.0, Summary of ClearOne's US Sales of BMA Products to Overlapping Customers, 2 pages	N/A	N/A	H
X1224	1/27/2021	Rowe Opening Expert Report Exhibit 4.1, Chart of ClearOne's US Sales of BMA Products, by Customer	N/A	N/A	H
X1225	1/27/2021	Rowe Opening Expert Report, Exhibit 4.2, ClearOne's US Sales of BMA Products	N/A	N/A	H
X1226	1/27/2021	Rowe Opening Expert Report, Exhibit 5.0, Calculation of ClearOne Incremental Profits per BMA CT Unit	N/A	N/A	H
X1227	1/27/2021	Rowe Opening Expert Report, Exhibit 5.1, Summary of ClearOne's US Sales of BMA Products During the Damages Period	N/A	N/A	H
X1228	1/27/2021	Rowe Opening Expert Report, Exhibit 5.2, Calculation of Sales and Marketing Expenses as a % of Revenue	N/A	N/A	H

X1229	2/19/2021	[REDACTED]	SHURE964963	SHURE964963	R, P, H
X1230	2/19/2021	[REDACTED]	SHURE964962	SHURE964962	R, P, H
X1231	2/22/2021	[REDACTED]	SHURE964964	SHURE964964	R, P, H
X1232	2/22/2021	PageVault Capture, USPTO Patents Dashboard	N/A	N/A	R, P, H, A
X1233	2/25/2021	[REDACTED]	SHURE965231	SHURE965233	R, P, H
X1234	3/1/2021	[REDACTED]	SHURE965241	SHURE965241	R, P, H
X1235	3/5/2021	[REDACTED]	SHURE965258	SHURE965259	R, P, H
X1236	3/5/2021	R. 1022 filed in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.), [Sealed] Second Supplemental Declaration of Kevin Everest in Support of Shure's Response to ClearOne's Supplemental Brief on Contempt Pursuant to ECF No. 912	N/A	N/A	R, P, H, A

X1237	3/8/2021	R. 1014, Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.), Shure's Unredacted Response to ClearOne's Supplemental Brief on Contempt Pursuant to ECF No. 912	N/A	N/A	R, P
X1238	3/29/2021	R.I. 1043 ClearOne's Reply ISO Supplemental Brief re Contempt	N/A	N/A	R, P, H
X1239	3/29/2021	R. 1043 filed in Shure Incorporated v. ClearOne, Inc., Case No. 1:17-cv-03078 (N.D. Ill.), ClearOne's Unredacted Reply in Support of its Supplemental Brief on Contempt Pursuant to ECF No. 912	N/A	N/A	R, P, H
X1240	4/7/2021	Rowe Rebuttal Expert Report, Exhibit 1.0, Summary of Adjustments to Dr. Vander Veen's Estimates of ClearOne's Profits	N/A	N/A	H
X1241	4/7/2021	Rowe Rebuttal Expert Report, Exhibit 2.0, Summary of Adjustments to Dr. Vander Veen's Estimates of ClearOne's Profits, By Product	N/A	N/A	H
X1242	4/7/2021	Rowe Rebuttal Expert Report, Exhibit 2.2, Calculation of ClearOne's Incremental Sales and Marketing Expenses, As A % of Revenue	N/A	N/A	H
X1243	4/7/2021	Rowe Rebuttal Expert Report, Exhibit 3.0, Adjustment to Dr. Vander Veen's Estimates of ClearOne's Profits (Alleged Patent Infringement) For Article of Manufacture	N/A	N/A	H
X1244	4/12/2021	R. 36, Plaintiff-Appellant's Reply Brief, filed in <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 21-1024 (Court of Appeals Federal Circuit)	N/A	N/A	R, P

X1245	15-Jun	[REDACTED]	SHURE000875	SHURE000957	
X1246	7/20/2021	PageVault Capture, "ClearOne News Release Details: TMC Names the ClearOne BMA 360 a 2021 Communications Solutions Product of the Year Award"	N/A	N/A	R, H, A
X1247	7/20/2021	R. 63, Opinion, filed in <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 2021-1024 (Court of Appeals, Federal Circuit)	N/A	N/A	R, P
X1248	8/11/2021	PageVault Capture, "McNichols Perforated Metal"	N/A	N/A	R, H, A
X1249	8/16/2021	PageVault Capture, "ClearOne Press Release: Aura Xceed BMA Wins Prestigious TWICE VIP High-Res Audio Award"	N/A	N/A	R, H, A
X1250	9/12/2019	Ramsayer Deposition, Exhibit 4, "[REDACTED]"	SHURE941473	SHURE941480	R
X1251		[REDACTED]	SHUREDDEL0014150		
X1252		Shure MXA910, MXA910-60CM, MXA910W-A, MXA910W-US Ceiling Array Microphone	SHUREDDEL00052016	SHUREDDEL00052077	
X1253		2009 Frost & Sullivan Report	SHURE743607		

X1254	1/2/1997	[REDACTED] ."	SHURE292938	SHURE292971	R, H, A
X1255	11/5/2019	[REDACTED]	EPA_AV000061	EPA_AV000065	R, P, H, A
X1256	12/29/2020	Excel spreadsheet [REDACTED]	CLRONE-00048650	CLRONE-00048650	R, H, P
X1257		D.I. 303-2, Ex. 55 ClearOne Form 10-K FY 2019	N/A	N/A	R, H
X1258		Exhibit F to the Responsive Expert Report of Paul Waadevig	N/A	N/A	R, H, P
X1259		U.S. Patent No. 9,635,186	N/A	N/A	R, P, H
X1260		U.S. Patent No. 9,813,806	N/A	N/A	R, P, H
X1261	03/XX/2014	Wiggins Deposition, Exhibit 8, "Shure Slide Deck, [REDACTED] "	SHURE064904	SHURE064982	
X1262	1/11/2013	Excel spreadsheet with filename, "[REDACTED]"	SHURE864430	SHURE864430	R
X1263	10/10/2011	Presentation slide deck titled, [REDACTED]	SHURE407551	SHURE407561	R
X1264	10/7/2019	Excel spreadsheet with filename, [REDACTED]	SHURE904614	SHURE904614	R, P

X1265	10/9/2019	[REDACTED]	SHUREDDEL080669	SHUREDDEL080671	R, P
X1266	11/1/2019	Channel Bulletin Letter from James Schanz to 'Channel Partner' titled, "ClearOne's False and Misleading Statements Regarding Impact of Recent Court Ruling in the U.S."	SHUREDDEL00042290	SHUREDDEL00042293	R, P
X1267	11/1/2019	Channel Bulletin Letter from James Schanz to 'Channel Partner' titled, "ClearOne's False and Misleading Statements Regarding Impact of Recent Court Ruling in the U.S."	SHURE959784	SHURE959787	R, P
X1268	11/13/2019	[REDACTED]	SHUREDDEL00025848	SHUREDDEL00025848	R, P
X1269	11/13/2019	[REDACTED]	SHUREDDEL00025847	SHUREDDEL00025847	R, P
X1270	11/13/2019	[REDACTED]	SHUREDDEL00025831	SHUREDDEL00025831	R, P
X1271	11/18/2019	[REDACTED]	SHURE940741	SHURE940742	R, P
X1272	11/18/2019	[REDACTED]	SHURE939780	SHURE939781	R, P

X1273	11/18/2019	[REDACTED]	SHURE939771	SHURE939771	R, P
X1274	11/2/2004	Internal document titled, [REDACTED]	SHURE623294	SHURE623298	R
X1275	11/2/2020	Shure MXA910 ceiling array microphone user guide, Version 14.3 (2020-K)	VANDERBILT_001387	VANDERBILT_001445	
X1276	11/2/2020	Shure MXA910 ceiling array microphone user guide, Version 14.3 (2020-K)	SHURE965120	SHURE965178	
X1277	11/5/2014, 1/27/2015, 1/30/2015	Lantz Deposition, Exhibit 8; Cho Deposition, Exhibit 15, "[REDACTED]"	SHURE064329	SHURE064333	
X1278	11/6/2019	[REDACTED]	SHURE957893	SHURE957895	R, P
X1279	11/6/2019	Shure MXA910 ceiling array microphone user guide, Version 9 (2019-K)	PROTECH002983	PROTECH003041	
X1280	11/8/2019	[REDACTED]	SHUREDDEL00025794	SHUREDDEL00025795	R, P

X1281	11/8/2019	[REDACTED]	SHUREDDEL00025791	SHUREDDEL00025791	R, P
X1282	12/10/2019	[REDACTED]	SHUREDDEL00046629	SHUREDDEL00046631	R, P
X1283	12/10/2019	[REDACTED]	SHUREDDEL00043237	SHUREDDEL00043239	R, P
X1284	12/11/2019	[REDACTED]	SHUREDDEL00046637	SHUREDDEL0004669	R, P
X1285	12/11/2019	[REDACTED]	SHUREDDEL00043268	SHUREDDEL00043272	R, P
X1286	12/11/2019	[REDACTED]	SHUREDDEL00043257	SHUREDDEL00043259	R, P
X1287	12/12/2014	[REDACTED]	CLRONEDE-00031434	CLRONEDE-00031434	R, H
X1288	12/6/2019; 11/5/2019	Klegon Deposition, Exhibit 22; Schanz Deposition, Exhibit 18, "PageVault Capture, "New MXA910 Ceiling Array Microphone Variant Available for Pre-Order""	SHURE783069	SHURE783075	

X1289	2/11/2004	Internal document titled, [REDACTED]	SHURE623285	SHURE623290	R
X1290	2/20/2020	[REDACTED]	SHUREDDEL00047359	SHUREDDEL00047360	R, P
X1291	2/21/2019	[REDACTED]	SHUREDDEL078456	SHUREDDEL078457	R, P
X1292	2/22/2019	[REDACTED]	SHUREDDEL078462	SHUREDDEL078464	R, P
X1293	2/6/2012	Shure presentation slide deck titled, [REDACTED]	SHURE272000	SHURE272010	R, P
X1294	2/6/2019	Video of Roger Quinney installing MXA910-A	Schonfeld003076	Schonfeld003076	R, P, H, A
X1295	2/6/2019	Video of Roger Quinney installing MXA910-A	Schonfeld003075	Schonfeld003075	R, P, H, A
X1296	2/6/2019	Video of Dino Martinez installing MXA910-A	Schonfeld003074	Schonfeld003074	R, P, H, A
X1297	2/6/2019	Video of Dino Martinez installing MXA910-A	Schonfeld003073	Schonfeld003073	R, P, H, A
X1298	2/6/2020 (Capture Date)	ClearOne-DeBusschere Deposition, Exhibit 1, "Capture extracted via Page Vault of comment thread responsive to post titled, "ClearOne Patents" from Reddit user, "theotherdanlynch" on CommercialAV subreddit thread"	Schonfeld003067	Schonfeld003072	R, P, H, A
X1299	2013-2020	ClearOne Sales and Marketing Expenses (Confidential)	CLRONE-00871578		R, H

X1300	3/1/2020	[REDACTED]	SHUREDDEL00047576	SHUREDDEL00047576	R, P
X1301	3/12/2012	[REDACTED]	SHURE025172	SHURE025190	
X1302	3/19/2012	Copy of <i>Sound & Communications</i> magazine edition, Volume 58, No. 3	SHURE778649	SHURE778750	R, H, A
X1303	3/25/2019	Paper 95, Decision Denying Petitioner's Request for Rehearing of the Final Written Decision (Paper 93), Shure Incorporated v. ClearOne, Inc., Case No. IPR2017-01785 (PTAB)	N/A	N/A	R, P
X1304	3/26/2021	R. 1046-2 Ex. B to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1305	3/26/2021	R. 1046-3 Ex. C to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A

X1306	3/26/2021	R. 1046-4 Ex. D to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1307	3/26/2021	R. 1046-5 Ex. E to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1308	3/26/2021	R. 1046-6 Ex. F to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1309	3/26/2021	R. 1046-7 Ex. G to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A

X1310	3/26/2021	R. 1046-8 Ex. H to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1311	3/26/2021	R. 1046-9 Ex. I to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1312	3/26/2021	R. 1046-10 Ex. J to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1313	3/26/2021	R. 1046-11 Ex. K to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A

X1314	3/26/2021	R. 1046-12 Ex. L to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1315	3/26/2021	R. 1046-13 Ex. M to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1316	3/26/2021	R. 1046-14 Ex. N to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1317	3/26/2021	R. 1046-15 Ex. O to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A

X1318	3/26/2021	R. 1046-16 Ex. P to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1319	3/26/2021-3/29/2021	R. 1046-1 Ex. A to Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt "Copy of Investigative Report prepared by Christopher Bradley, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)"	N/A	N/A	R, P, H, A
X1320	3/29/2021	R. 1046, Declaration of Christopher Bradley in Support of ClearOne's Reply In Support of Supplemental Brief RE Contempt, entered in <i>Shure Incorporated v. ClearOne Inc.</i> , Case No. 1:17-CV-03078 (N.D. Ill.)	N/A	N/A	R, P, H, A
X1321	3/3/2020	[REDACTED]	SHURE940903	SHURE940904	R, P
X1322	3/6/2020	R. 47, Judgment, filed in <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 2019-1755 (Court of Appeals Federal Circuit)	N/A	N/A	R, P
X1323	3/XX/2014	Klegon Deposition, Exhibit 1, "Shure Slide Deck Entitled, [REDACTED]"	SHURE000597	SHURE000675	

X1324	4/12/2020	[REDACTED]	SHUREDDEL00044959	SHUREDDEL00044961	R, P
X1325	4/15/2019	DCP Master Excel spreadsheet	SHUREDDEL00036996	SHUREDDEL00036996	R
X1326	4/23/2020	[REDACTED]	SHURE948490	SHURE948494	R, P
X1327	4/26/2017	[REDACTED]	SHURE339712	SHURE339712	R
X1328	4/30/2020	Shure MXA910 ceiling array microphone user guide, Version 13 (2020-D)	SHURE965057	SHURE965057	
X1329	4/5/2020	[REDACTED]	SHURE948147	SHURE948147	R, P
X1330	4/6/2018	[REDACTED]	SHURE725687	SHURE725691	R
X1331	4/8/2020	[REDACTED]	SHURE948200	SHURE948202	R
X1332	4/9/2018	[REDACTED]	SHURE722985	SHURE722988	R
X1333	5/20/2017	Schyvinck Deposition Exhibit 8, Copy of article in Crain's Chicago Business titled, "A microphone industry leader's next act"	N/A	N/A	R, H, A
X1334	5/20/2019	[REDACTED]	SHUREDDEL00036157	SHUREDDEL00036161	R
X1335	5/29/2019	[REDACTED]	SHUREDDEL079320	SHUREDDEL079321	R

X1336	6/20/2019	Meeting minutes prepared for [REDACTED]	SHUREDDEL071341	SHUREDDEL071343	R
X1337	6/21/2006	[REDACTED]	SHURE272067	SHURE272074	
X1338	6/26/2014 and 6/30/2014	Cho Deposition, Exhibit 5, "Exhibit 41 to Declaration of Christina Von Der Ahe Rayburn in Support of ClearOne Inc.'s Opposition to Shure's Motion for a Preliminary Injunction, [REDACTED] at D.I. 303-2"	SHUREDDEL00052429	SHUREDDEL00052430	
X1339	7/15/2020	[REDACTED]	SHUREDDEL00137800	SHUREDDEL00137801	R, P
X1340	7/15/2020	[REDACTED]	SHUREDDEL00137799	SHUREDDEL00137799	R, P
X1341	7/16/2019	[REDACTED]	SHUREDDEL122500	SHUREDDEL122502	R, P
X1342	7/19/2019	[REDACTED]	SHUREDDEL122545	SHUREDDEL122545	R, P

X1343	7/19/2019	[REDACTED]	SHUREDDEL122542	SHUREDDEL122544	R, P
X1344	7/2/2019	[REDACTED]	SHURE920788	SHURE920789	R, P
X1345	7/3/2013 and 7/8/2013	Abraham Deposition, Exhibit 4, "[REDACTED]"	SHURE278155	SHURE278155	
X1346	8/12/2019	[REDACTED]	SHUREDDEL00040091	SHUREDDEL00040092	R, P
X1347	8/13/2014 and 8/14/2014	Deposition of Cho, Exhibit 7, "Exhibit 43 to Declaration of Christina Von Der Ahe Rayburn in Support of ClearOne Inc.'s Opposition to Shure's Motion for a Preliminary Injunction, [REDACTED]"	SHUREDDEL00052442	SHUREDDEL00052442	R, P

X1348	8/13/2019 - 8/20/2019	Berger Deposition, Exhibit 5, "[REDACTED]"	SHURE939526	SHURE939529	R, P
X1349	8/15/2019	[REDACTED]	SHUREDDEL00005102	SHUREDDEL00005104	R, P
X1350	8/20/2019	[REDACTED]	SHUREDDEL00040282	SHUREDDEL00040284	R, P
X1351	8/20/2019	[REDACTED]	SHUREDDEL00040277	SHUREDDEL00040278	R, P
X1352	8/20/2019	[REDACTED]	SHURE957419	SHURE957421	R, P
X1353	8/26/2019	[REDACTED]	TEXADIA_002076	TEXADIA_002079	R, P
X1354	8/26/2019	[REDACTED]	SPINITAR_001166	SPINITAR_001169	R, P
X1355	8/26/2019	[REDACTED]	PROTECH002153	PROTECH002156	R, P

X1356	8/26/2019	[REDACTED]	PROTECH001957	PROTECH001960	R, P
X1357	8/26/2019	[REDACTED]	AUDIOBIZ_000982	AUDIOBIZ_000985	R, P
X1358	8/26/2019	[REDACTED]	AUDIOBIZ_000919	AUDIOBIZ_000922	R, P
X1359	8/26/2019	[REDACTED]	AUDIOBIZ_000133	AUDIOBIZ_000136	R, P
X1360	8/26/2019	[REDACTED]	AUDIOBIZ_000123	AUDIOBIZ_000126	R, P
X1361	8/26/2019	[REDACTED]	ADTECH_004216	ADTECH_004219	R, P
X1362	8/27/2019	[REDACTED]	UNIFIED_009042	UNIFIED_009046	R, P
X1363	8/27/2019	[REDACTED]	UNIFIED_009017	UNIFIED_009021	R, P
X1364	8/27/2019	[REDACTED]	SHURE960379	SHURE960385	R, P
X1365	8/27/2019	[REDACTED]	SHURE960367	SHURE960372	R, P

X1366	8/27/2019	[REDACTED]	EPAAV_000048	EPAAV_000053	R, P, H, A
X1367	8/29/2020	ClearOne Beamforming Microphone Array Presentation Slide Deck	CLRONEDE-00031440	CLRONEDE-00031449	
X1368	8/6/2019 - 8/16/2019	Berger Deposition, Exhibit 6, "[REDACTED]"	SHURE939486	SHURE939489	R, P
X1369	8/9/2017	[REDACTED]	SHURE116909	SHURE116910	R, P
X1370	8/XX/2017	Schyvinck Deposition, Exhibit 10, "Shure Slide Deck, [REDACTED]"	SHURE629136	SHURE629166	
X1371	9/11/2019	[REDACTED]	SHUREDDEL072715	SHUREDDEL072721	R
X1372	9/13/2018	Retail Sales Agreement [REDACTED]	SHURE791446	SHURE791447	R

X1373	9/14/2018	[REDACTED]	SHUREDDEL077123	SHUREDDEL077123	R, P
X1374	9/14/2018	[REDACTED]	SHURE791445	SHURE791445	R, P
X1375	9/16/2019	[REDACTED]	SHURE957590	SHURE957592	R, P
X1376	9/19/2019	[REDACTED]	SHURE957599	SHURE957602	R, P
X1377	9/22/2019	[REDACTED]	AUDIOBIZ_001019	AUDIOBIZ_001019	R, P
X1378	9/24/2020	[REDACTED]	SHUREDDEL00139678	SHUREDDEL00139687	R, P
X1379	9/24/2020	Internal memorandum titled, [REDACTED]	SHUREDDEL00133666	SHUREDDEL00133668	
X1380	9/24/2020	[REDACTED]	SHUREDDEL00133171	SHUREDDEL00133177	R, P
X1381	9/4/2018	[REDACTED]	SHUREDDEL082017	SHUREDDEL082022	R, P

X1382	9/4/2019	[REDACTED]	SHURE960402	SHURE960408	R, P
X1383	9/5/2019	[REDACTED]	SHUREDDEL080168	SHUREDDEL080172	R, P
X1384	9/5/2019	[REDACTED]	SHUREDDEL00040436	SHUREDDEL00040440	R, P
X1385	April 2019	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00037469	SHUREDDEL00037491	
X1386	April 2020	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00045335	SHUREDDEL00045365	
X1387	August 2014	Shure market research and analysis slide deck titled, [REDACTED]	SHURE362478	SHURE362519	
X1388	August 2014	Shure market research and analysis slide deck titled, [REDACTED] "	SHURE025283	SHURE025371	
X1389	August 2018	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00031089	SHUREDDEL00031109	
X1390	August 2018	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00031057	SHUREDDEL00031075	

X1391	Capture Date: 1/29/2020	Horton Deposition, Exhibit 6, "Capture extracted via Page Vault of comment thread stemming from post from reddit user 'DrAcula_MD' titled, "Anyone else dealing with the aftermath of this Shure/ClearOne lawsuit?", on CommercialAV subreddit"	N/A	N/A	R, P, H, A
X1392	Capture Date: 5/11/2020	Horton Deposition, Exhibit 7, "Capture extracted via Page Vault of specific portions of common thread responsive to reddit user 'DrAcula_MD' titled, "Anyone else dealing with the aftermath of this Shure/ClearOne lawsuit?", on CommercialAV subreddit"	N/A	N/A	R, P, H, A
X1393	Capture Date: 5/26/2020	Shure-Horton Deposition, Exhibit 1, "Capture extracted via Page Vault of comment thread stemming from post from reddit user 'mistakenotmy' titled, "Auto Tracking Camera Recommendations" on CommercialAV subreddit"	N/A	N/A	R, P, H, A
X1394	Capture Date: 5/26/2020	Shure-Horton Deposition, Exhibit 2, "Capture extracted via Page Vault of specific portions of comment thread responsive to post from reddit user 'mistakenotmy' titled, "Auto Tracking Camera Recommendations" on CommercialAV subreddit "	N/A	N/A	R, P, H, A
X1395	Dec. 2006	Cerra Deposition, Exhibit 28, "Patel Exhibit 24 - [REDACTED]"	N/A	N/A	
X1396	December 2006	Shure presentation slide deck titled, [REDACTED]	SHURE271575	SHURE271602	

X1397	December 2013	Shure presentation slide deck titled, [REDACTED]	SHURE000485	SHURE000507	R
X1398	December 2014	Attachment to email chain from [REDACTED]	CLRONEDE-00031435	CLRONEDE-00031439	R, H
X1399	February 2018	Shure presentation slide deck titled, [REDACTED]	SHURE707391	SHURE707411	
X1400	January 2018	Shure presentation slide deck titled, [REDACTED]	SHURE708400	SHURE708430	
X1401	January 2019	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00033748	SHUREDDEL00033784	
X1402	January 2019	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00033545	SHUREDDEL00033581	
X1403	July 2013	Shure presentation slide deck titled, [REDACTED]	SHURE000508	SHURE000526	
X1404	July 2017	Shure presentation slide deck titled, [REDACTED]	SHURE353022	SHURE353041	
X1405	July 2018	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL076682	SHUREDDEL076702	
X1406	July 2018	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00030469	SHUREDDEL00030489	

X1407	July 2018	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00030321	SHUREDDEL00030342	
X1408	July 2018	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00030297	SHUREDDEL00030318	
X1409	July 2020	Shure presentation slide deck titled, [REDACTED]"	SHUREDDEL00130332	SHUREDDEL00130360	
X1410	June 2013	Shure market research and analysis slide deck titled, [REDACTED]	SHURE025043	SHURE025110	
X1411	June 2013	Abraham Deposition, Exhibit 3, "[REDACTED]"	SHURE000527	SHURE000596	
X1412	June 2014	Shure presentation slide deck titled, [REDACTED]	SHURE000821	SHURE000874	R
X1413	June 2014	Shure presentation slide deck titled, [REDACTED]	SHURE000730	SHURE000783	R
X1414	June 2014	Shure market research and analysis slide deck titled, [REDACTED]	SHURE000676	SHURE000729	
X1415	June 2015	Shure market research and analysis slide deck titled, [REDACTED]	SHURE000958	SHURE000106	
X1416	June 2020	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00129077	SHUREDDEL00129106	

X1417	March 2016	Shure presentation slide deck titled, [REDACTED]	SHURE235846	SHURE235854	
X1418	March 2019	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00036400	SHUREDDEL00036427	
X1419	March 2020	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00049648	SHUREDDEL00049669	
X1420	March 2020	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00044552	SHUREDDEL00044573	
X1421	May 2019	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00038058	SHUREDDEL00038082	
X1422	October 2014	[REDACTED]	SHURE001695	SHURE001721	
X1423	September 2018	Shure presentation slide deck titled, [REDACTED]	SHUREDDEL00031590	SHUREDDEL00031613	
X1424		Collection of invoices from Levin Professional Systems d/b/a Washington Professional Systems to [REDACTED]	WPSIL_000106	WPSIL_000180	R, H, A
X1425		Weinstein Deposition, Exhibit 12, "Scoring sheet by Jim Kelly"	WEINSTEIN000683	WEINSTEIN000686	R, H
X1426		Weinstein Deposition, Exhibit 11, "Scoring sheet by Ira Weinstein "	WEINSTEIN000679	WEINSTEIN000682	R, H
X1427		Vander Veen Deposition, Exhibit 3, "Capture taken through Page Vault of webpage re various Parle beamforming microphone models and specifications"	WEINSTEIN000630	WEINSTEIN000634	

X1428		Notice re shipping of Shure's 60 cm model of MXA910	SHUREDDEL093811	SHUREDDEL093812	R
X1429		Shure .CSV file documenting [REDACTED]	SHUREDDEL00140692	SHUREDDEL00140692	R, P, H
X1430		Maselbas Deposition, Exhibit E, "Excel spreadsheet with filename, "MXA standard costs""	SHUREDDEL00140690	SHUREDDEL00140690	
X1431		[REDACTED]	SHUREDDEL00140629	SHUREDDEL00140679	R
X1432		[REDACTED]	SHUREDDEL00140577	SHUREDDEL00140627	R
X1433		[REDACTED]	SHUREDDEL00140476	SHUREDDEL00140523	R
X1434		Miller Deposition, Exhibit 6; Cho Deposition, Exhibit 17; Morrow Deposition, Exhibit 1, "Exhibit 5 to Declaration of Christina von der Ahe Rayburn in Support of ClearOne's Opposition to Shure's Motion for a Preliminary Injunction, Ceiling Tile Form Factor Speakers at D.I. 303-1"	SHUREDDEL00052178	SHUREDDEL00052257	R, P
X1435		Copy of Shure webpage titled, "November 5, 2019, Q & A Update- New MXA910 Ceiling Array Microphone Variant available for Pre-Order"	SHUREDDEL00050726	SHUREDDEL00050732	

X1436		Weinstein Deposition, Exhibit 3, "Excel spreadsheet containing Shure MXA910 and MXA910W sales data spanning from June 2016 through April 2020"	SHUREDDEL00050695	SHUREDDEL00050695	
X1437		Maselbas Deposition, Exhibit I, "Shure presentation slide deck entitled, [REDACTED]"	SHUREDDEL00044148	SHUREDDEL00044188	
X1438		Schanz Deposition, Exhibit 5, "Attachment to email from [REDACTED]"	SHUREDDEL00034332	SHUREDDEL00034332	R, P
X1439		Schanz Deposition, Exhibit 2, [REDACTED]	SHUREDDEL00033191	SHUREDDEL00033204	R
X1440		Shure MXA910 ceiling array microphone user guide, Version 11 (2020-B)	SHUREDDEL00027405	SHUREDDEL00027465	
X1441		Draft Declaration of Jim Scalise of Avidex	SHURE965266	SHURE965269	R, P, H, A
X1442		Declaration of Marques Manning of Kontek	SHURE964965	SHURE964968	R, P, H, A
X1443		Smith Deposition, Exhibit 23, "Installation Instructions for Shure's FyreWrap Fire Protective Wrap System and Array microphone (MXA910)"	SHURE947521	SHURE947522	R, P
X1444		Q&A in Response to Recent U.S. Court Ruling on Shure MXA910	SHURE940594	SHURE940598	R, P
X1445	8/28/2020	Excel spreadsheet titled "Sales & Expense Summary, Shure Incorporated, MXA910 & P300, Apr 2013 - Jul 2020"	SHURE891679	SHURE891679	
X1446		Klegon Deposition, Exhibit 18; Klegon Deposition, Exhibit 18a, "Illustration "	SHURE871748	SHURE871748	R, P

X1447		Klegon Deposition, Exhibit 17, "Illustration "	SHURE871747	SHURE871747	R, P
X1448		Miller Deposition, Exhibit 18; Klegon Deposition, Exhibit 16, "Undated Illustration"	SHURE871746	SHURE871746	R, P
X1449		Miller Deposition, Exhibit 17; Klegon Deposition, Exhibit 15, "Undated Illustration"	SHURE871745	SHURE871745	R, P
X1450		Klegon Deposition, Exhibit 13; Schanz Deposition, Exhibit 25; Moore Deposition, Exhibit 6; DiFalco Deposition, Exhibit 13, "Schematic design titled, "MXA910 (All Variants) Flush to bottom of the grid""	SHURE869326	SHURE869326	R, P
X1451		Abraham Deposition, Exhibit 15, "Shure Ceiling Array MXA910W-US schematic drawing"	SHURE863917	SHURE863917	
X1452		R. 786, SEALED Exhibit 3 to Rayburn Declaration in support of ClearOne Reply in support of Motion for Contempt and Additional Discovery, Spreadsheet entitled BOM Compare: MXA910W vs MXA910W-A vs MXA910W-US	SHURE863911	SHURE863912	R, P, H
X1453		R. 786, SEALED Exhibit 2 to Rayburn Declaration in support of ClearOne Reply in support of Motion for Contempt and Additional Discovery, Image of Schematics with notes, "widest dimension of frame below T-bar"	SHURE863910	SHURE863910	R, P, H
X1454		Wiggins Deposition, Exhibit 11, "Shure internal slide deck re [REDACTED] [REDACTED]	SHURE824158	SHURE824160	

X1455		Wiggins Deposition, Exhibit 5, "Attachment to email from [REDACTED]"	SHURE784160	SHURE784160	R, P
X1456		Shure MXA910 ceiling array microphone user guide, Version 9 (2019-K)	SHURE782976	SHURE783034	
X1457		Abraham Deposition, Exhibit 50, "Shure MXA910W-A Contact Sheet"	SHURE782922	SHURE782922	R, P
X1458		Abraham Deposition, Exhibit 49, "Schematic drawing prepared by Shure numbered 90-27235, revised version number 4"	SHURE782920	SHURE782920	
X1459		Shure MXA910 ceiling array microphone user guide, Version 7 (2019-H)	SHURE780962	SHURE781019	
X1460		Shure MXA910 ceiling array microphone user guide, Version 7 (2019-H)	SHURE780876	SHURE780933	
X1461		Shure MXA910 ceiling microphone array user guide, Version 5 (2019-F)	SHURE780109	SHURE780167	
X1462		Shure MXA910 ceiling array microphone user guide, Version 5 (2019-F)	SHURE779416	SHURE779474	
X1463		Schanz Deposition, Exhibit 18, "Shure MXA910 Ceiling Array Microphone Competitive Comparison"	SHURE771790	SHURE771791	
X1464		.MP4 file with filename, "MXA Ceiling Array Product Overview FINAL"	SHURE759832	SHURE759832	
X1465		Maselbas Deposition, Exhibit G, "Excel spreadsheet with filename, "Market Size Model for Corporate AV rev30""	SHURE730084	SHURE730084	
X1466		Excel spreadsheet at filename, "FY2010 Sales Incentive Balance Summary - for Sales Manager Input"	SHURE630286	SHURE630286	R, P

X1467		Excel spreadsheet with filename, [REDACTED]	SHURE630207	SHURE630207	
X1468		Schyvinck Deposition, Exhibit 3, "Shure infoComm16 Show Book"	SHURE626468	SHURE626513	
X1469		Presentation slide deck at filename, [REDACTED]	SHURE601356	SHURE601412	
X1470		Schanz Deposition, Exhibit 9, "Untitled and undated Shure internal slide deck"	SHURE598972	SHURE599004	
X1471		Excel spreadsheet with filename, "Use Case Background Info"	SHURE533944	SHURE533944	R
X1472		Shure presentation slide deck titled, "[REDACTED]"	SHURE419803	SHURE419863	R
X1473		Abraham Deposition, Exhibit 12; Lantz Deposition, Exhibit 12, "Document entitled, "Ceiling Tile Form Factor Speakers""	SHURE362825	SHURE362913	R
X1474		Excel spreadsheet titled, "Enterprise Connect Leads"	SHURE339763	SHURE339763	R
X1475		Klegon Deposition, Exhibit 4, "Document with tracked changes re MXA910 Ceiling Array Microphone"	SHURE251451	SHURE251454	R
X1476		Maselbas Deposition, Exhibit 2, "Thumb Drive - Excel Spreadsheets, [REDACTED]"	SHURE120706, SHURE771188, SHURE771189, SHURE401060, SHURE697289, SHURE706624, SHURE625249, SHURE731965		R

X1477		Abraham Deposition, Exhibit 2, "Shure slide deck entitled, "[REDACTED]"	SHURE053156	SHURE053242	R
X1478		Schanz Deposition, Exhibit 24, [REDACTED]	SHURE021013	SHURE021020	R
X1479		Abraham Deposition, Exhibit 56, "Shure top-view schematic diagram of the outer dimensions of the MXA910-A, 60-centimeter version"	SHURE0000035	SHURE0000035	R, P
X1480		Roy Deposition, Exhibit 44, "Photos of Shure MXA910 not flush with ceiling"	SH-CSTRS 00594	SH-CSTRS 00595	R, P, H, A
X1481		R. 711-2, Exhibit J to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product's Corners	Schonfeld003080	Schonfeld003080	R, P, H
X1482		R. 711-1, Exhibit I to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product's Corners	Schonfeld003078	Schonfeld003078	R, P, H
X1483		R. 711-1, Exhibit H to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product's Corners	Schonfeld003077	Schonfeld003077	R, P, H
X1484		Grand View Research report titled, "U.S. Ceiling Tile Grid: Market Analysis, 2020"	Schonfeld003043	Schonfeld003057	R, A, H

X1485		Tunnell Deposition, Exhibit 7, "Email from Dean Hinton to Tim Valley, cc Shane Tunnell re Shen Milsom and Wilke with attachment re image001.png (Attachment not included)"	PROTECH000438	PROTECH000439	R, P, H, A
X1486		Prosecution history of United States Patent Application No. 14701376	N/A	N/A	R
X1487		Prosecution history of United States Patent Application No. 15403765	N/A	N/A	R
X1488		Prosecution history of United States Patent Application No. 15631310	N/A	N/A	R
X1489		Prosecution history of United States Patent Application No. 15833404	N/A	N/A	R
X1490		U.S. Patent Application Publication No. 20160323668 (re Appl. No. 14701376)	N/A	N/A	R
X1491		U.S. Patent Application Publication No. 20180338205 (re Appl. No. 15833404)	N/A	N/A	R
X1492		U.S. Patent No. 9,565,493 (Abraham et al.)	N/A	N/A	
X1493		Prosecution history of U.S. Patent No. 9,635,186	N/A	N/A	R, P, H
X1494		Prosecution history of U.S. Patent No. 9,813,806	N/A	N/A	R, P, H
X1495		Prosecution history for Provisional U.S. Application No. 61/495,961	N/A	N/A	R, P, H
X1496		Prosecution history for Provisional U.S. Application No. 61/495,968	N/A	N/A	R, P, H
X1497		Prosecution history for Provisional U.S. Application No. 61/495,971	N/A	N/A	R, P, H
X1498		Prosecution history for Provisional U.S. Application No. 61/828,524	N/A	N/A	R, P, H
X1499		Prosecution history for Provisional U.S. Application No. 61/771,751	N/A	N/A	R, P, H

X1500		Prosecution history for U.S. Patent No. 9,264,553	N/A	N/A	R, P, H
X1501		Prosecution history for U.S. Design Patent No. D865,723	N/A	N/A	
X1502		Prosecution history for U.S. Patent No. 9,565,493	N/A	N/A	R
X1503		File history for United States Application No. 15/488,492	N/A	N/A	R, P, H
X1504		File history for United States Application No. 15/488,492	N/A	N/A	R, P, H
X1505		Capture taken via Page Vault of AVI Systems' home webpage	N/A	N/A	R, A, H
X1506		Capture taken via Page Vault of Bloomberg's company profile for Shure Incorporated, accessed at https://www.bloomberg.com/profile/company/97057Z:US	N/A	N/A	R, A, H
X1507		Capture taken Page Vault of ClearOne webpage for reference product, Beamforming Microphone Array 2, accessed at https://www.ClearOne.com/beamforming-microphone-array-2	N/A	N/A	
X1508		Capture taken Page Vault of ClearOne webpage for reference product, Beamforming Microphone Array, accessed at https://www.ClearOne.com/beamforming-microphone-array	N/A	N/A	

X1509		Capture taken via Page Vault of Company-Histories.com company profile for Shure Incorporated, accessed at https://company-histories.com/Shure-Inc-Company-History.html	N/A	N/A	R, H, A
X1510		Shure MXA910 ceiling array microphone user guide, Version 14.3 (2020-K)	N/A	N/A	
X1511		Capture taken via Page Vault of Pro Tech Marketing webpage, "Our Team", accessed at https://protechm.com/our_team/	N/A	N/A	R, H, A
X1512		Capture taken via Page Vault of Room Ready "About" webpage, accessed at https://roomready.com/about/	N/A	N/A	R, H, A
X1513		Capture taken via Page Vault of Shure webpage titled, "Shure History", accessed at https://www.shure.com/en-US/about-us/history	N/A	N/A	
X1514		Capture taken via Page Vault of Shure webpage titled, "Dealer Locator", accessed at https://www.shure.com/en-US/dealer_locator	N/A	N/A	R
X1515		Capture taken via Page Vault of Shure webpage titled, "Microflex Advance™ Array Microphones", accessed at https://www.shure.com/en-US/conferencing-meetings/solutions/microflex_advance	N/A	N/A	

X1516		Capture taken via Page Vault of Shure webpage titled, "Shure Sales Representatives List", accessed at https://www.shure.com/en-US/meta/dealer_locator/shure-sales-representatives	N/A	N/A	R
X1517		Exhibit 7.0 to Opening Expert Report of W. Christopher Bakewell, Shure MXA910 Sales Table, submitted in <i>Shure Incorporated v. ClearOne, Inc.</i> ., Case No. 1:17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P, H
X1518		Rowe Rebuttal Expert Report, Exhibit 3.1, Summary of Bill Of Materials For ClearOne's BMA CT, BMA CTH, and BMA 360	N/A	N/A	R, H, A
X1519		Attachment C to Rowe Rebuttal Expert Report - Excel spreadsheet with filename labeled, "BMA CT cost reconciliation"	N/A	N/A	R, H, A
X1520		Attachment D to Rowe Rebuttal Expert Report - Excel spreadsheet with filename labeled, "BMA 360 cost reconciliation"	N/A	N/A	R, H, A
X1521		Berger Deposition, Exhibit 1, "Copy of LinkedIn Profile Page for Cassie Berger"	N/A	N/A	R
X1522		Maselbas Deposition, Exhibit A, "Excel spreadsheet with Shure MXA910 and Shure MXA910W sales data"	N/A	N/A	
X1523		Miller Deposition, Exhibit 15, "Shure MXA910A Ceiling Array Microphone User Guide"	N/A	N/A	
X1524		Smith Deposition, Exhibit 2, "Shure's Press Release, "ClearOne's False and Misleading Statements re Impact of Recent Court Ruling in the U.S.""	N/A	N/A	R, P

X1525		Smith Deposition, Exhibit 3, "Shure Illustration re Installation of MXA910"	N/A	N/A	
X1526		Morrow Deposition, Exhibit 3, "Document entitled, [REDACTED]"	N/A	N/A	R, H, A
X1527		Schanz Deposition, Exhibit 16a, "[REDACTED]"	N/A	N/A	R, P, H
X1528		Schanz Deposition, Exhibit 16b, "CSV File containing messages"	N/A	N/A	R, P, H
X1529		Schanz Deposition, Exhibit 27, "Klegon Exhibit 4, "Shure MXA910 Ceiling Array Microphone User Guide""	N/A	N/A	
X1530		Rogina Deposition, Exhibit 5, "Excel Spreadsheet - MXA910 Sales for August 2019 to October 2020"	N/A	N/A	
X1531		Rogina Deposition, Exhibit 6, "Shure Sales Analysis Summary Spreadsheet (.XLS File) Date Range: January 2020 to June 2021"	N/A	N/A	R, H, A
X1532		Rogina Deposition, Exhibit 7, "Original image file version of [REDACTED] project manager and unspecified individual from [REDACTED] being involved in ceiling tile installation"	N/A	N/A	R, P, H, A
X1533		Manning Deposition, Exhibit 5, "Excel spreadsheet containing export of all of Kontek System's projects that utilized some variant of the Shure MXA910 "	N/A	N/A	R, P, H, A
X1534		Manning Deposition, Exhibit 7, "Original image file version of Exhibit 6 (Photo of installation of a Shure MXA910 variant at [REDACTED]"	N/A	N/A	R, P, H, A

X1535		Manning Deposition, Exhibit 7A, "Zoomed in version of Exhibit 7 (Original image file version of photograph of installation of a Shure MXA910 variant at [REDACTED])"	N/A	N/A	R, P, H, A
X1536		Abraham Deposition, Exhibit 54, "Photocopy of prototype developed of MXA910-A"	N/A	N/A	R, P
X1537		Abraham Deposition, Exhibit 55, "Photocopy of different iteration of prototype developed of MXA910-A"	N/A	N/A	R, P
X1538		Manning Deposition, Exhibit 8, "Zoomed-in copy of Exhibit 7 (original image file version of photo of installation of Shure MXA910 variant at [REDACTED])"	N/A	N/A	R, P, H, A
X1539		Ramsayer Deposition, Exhibit 1, "Copy of Ramsayer LinkedIn Profile Page"	N/A	N/A	R
X1540		Ramsayer Deposition, Exhibit 1, "Scott Ramsayer, CTS, CCDA LinkedIn Profile"	N/A	N/A	R
X1541		ClearOne-DeBusschere Deposition, Exhibit 32, "Copy of webpage on JANDS.com showing Shure A910-25MM Ceiling array adapter for MXA910"	N/A	N/A	R, P, H, A
X1542		Paul Waadevig CV	N/A	N/A	R
X1543		35 USCA 103, "Conditions for patentability; non-obvious subject matter"	N/A	N/A	R, P
X1544		Exhibit A to Declaration of Joel Delman in support of ClearOne's Opposition to Shure's Motion for Preliminary Injunction, Joel Delman references considered at D.I. 302-2	N/A	N/A	R, H, A

X1545		Exhibit I to Hudson Declaration ISO ClearOne's Opposition to Shure's Motion for Preliminary Injunction, Pro Acoustics Product Page, "Tannoy 110TB-P Compact Tile Bridge Subwoofer" at D.I. 302-2	N/A	N/A	R, H, A
X1546		Exhibit 01 to Delman Expert Report, Joel Delman CV	N/A	N/A	R, H, A
X1547		Exhibit 02 to Delman Expert Report, List of Patents with Joel Delman as inventor	N/A	N/A	R, H, A
X1548		Exhibit 03 to Delman Expert Report, Joel Delman Expert Witness Testimony, Prior Four Years	N/A	N/A	R, H, A
X1549		Exhibit 04 to Delman Expert Report, Joel Delman's Expert Witness Experience	N/A	N/A	R, H, A
X1550		Exhibit 05 to Delman Expert Report, Joel Delman's General Articles and Publications	N/A	N/A	R, H, A
X1551		Exhibit 08 to Delman Expert Report, Joel Delman References Considered	N/A	N/A	R, H, A
X1552		Exhibit 09 to Delman Expert Report, Photographs of the MXA910	N/A	N/A	R, H, A
X1553		Exhibit 11 to Delman Expert Report, Photographs of the Nailor 4330 CB	N/A	N/A	R, H, A
X1554		Exhibit 13 to Delman Expert Report, Kramer audioDESIGN C81 2-C820	N/A	N/A	R, H, A
X1555		Exhibit 14 to Delman Expert Report, Pro Acoustics Product Page, "Tannoy 110TB-P Compact Tile Bridge Subwoofer"	N/A	N/A	R, H, A
X1556		Exhibit 15 to Delman Expert Report, Photographs of the Tannoy 110 TB Subwoofer	N/A	N/A	R, H, A

X1557		Exhibit 7 to Declaration of Christina von der Ahe Rayburn in Support of ClearOne's Opposition to Shure's Motion for a Preliminary Injunction, Email from Elizabeth Cho to Gregory Lantz, Robert Klegon, Bob Abraham, Melanie Koskamp, John Miller re olympus array mic id catchup at D.I. 303-1	N/A	N/A	R, P
X1558		USPTO Manual for Patent Examining Procedure	N/A	N/A	R, P, H, A
X1559		Maselbas Deposition, Exhibit D, "Excel spreadsheet including Shure MXA910 sales data and P300-IMX sales data"	N/A	N/A	R
X1560		Weinstein Deposition, Exhibit 10, "ClearOne BMA CT Brochure and Product Specification Document"	N/A	N/A	
X1561		Hatch Deposition, Exhibit 3B, "Document tilted, "Array Microphone System and Method of Assembling the Same", Docket No. 025087-8035 (GLS 02-653)"	N/A	N/A	R, P
X1562		Hatch Deposition, Exhibit 5, "Shure MXA910, MXA910-60CM, MXA910W-A User Guide"	N/A	N/A	
X1563		Hatch Deposition, Exhibit 7, "Video, in .mp4 file format, representing Shure's Technology Tutorial submitted in association with Shure, Incorporated vs. ClearOne, Incorporated, Case No. 19-cv-1343"	N/A	N/A	R, P
X1564		Hatch Deposition, Exhibit 10A, "Annotated Version of Declaration of Paul Hatch in Support of Shure Motion for Preliminary Injunction (Hatch Ex. 10)"	N/A	N/A	R, P

X1565		Hatch Deposition, Exhibit 10B, "Second Annotated Version of Declaration of Paul Hatch in Support of Shure Motion for Preliminary Injunction (Hatch Ex. 10)"	N/A	N/A	R, P
X1566		Hatch Deposition, Exhibit 12, "IDSA Article, "What Paul Hatch Thinks About Contrast""	N/A	N/A	R, P, H, A
X1567		Hatch Deposition, Exhibit 14, "Annotated Shure MXA910 from Hatch Opening Report"	N/A	N/A	
X1568		Hatch Deposition, Exhibit 15, "Annotated ClearOne BMA360 from Hatch Opening Report"	N/A	N/A	
X1569		Wiggins Deposition, Exhibit 8, "Spreadsheet comparing Shure MSA910 to Sennheiser, Biamp Parle TCM-X, ClearOne, Clock Audio products"	N/A	N/A	
X1570		Yates Deposition, Exhibit 7, "Sennheiser Product Specification, "TeamConnect Ceiling 2 Ceiling microphone array""	N/A	N/A	
X1571		Bullard Deposition, Exhibit 4, "Bogen Product Page, CSD2X2 Drop-in Ceiling Speaker"	N/A	N/A	R, A, H
X1572		Maselbas Deposition, Exhibit 1, "Spreadsheet containing Warehouse location, Sold-to party/country, ship-to Party/Country, PH6 - Model, Gross Sales, Bill Qty"	N/A	N/A	R
X1573		Maselbas Deposition, Exhibit 3, "Spreadsheet entitled "MXA310 Summary""	N/A	N/A	R

X1574		Kessler Deposition, Exhibit 6, "Bogen Product Page, CSD2X2 Drop-in Ceiling Speaker"	N/A	N/A	R, A, H
X1575		Roy Deposition, Exhibit 45, "Armstrong Ceiling Products, "Prelude Concealed Tee System""	N/A	N/A	R, A, H
X1576		Roy Deposition, Exhibit 46, "Screen capture of video titled, "Ex. 62 - SHURE784516_CONFIDENTIAL (MXA910-A Video File From Dr Roy" at timestamp 0:00:00"	N/A	N/A	R, A, H
X1577		Roy Deposition, Exhibit 47, "Screen capture of video titled, "Ex. 62 - SHURE784516_CONFIDENTIAL (MXA910-A Video File From Dr Roy" at timestamp 0:00:04"	N/A	N/A	R
X1578		Roy Deposition, Exhibit 54, "USG Ceiling Solutions Product Flyer, "USG Donn Brand CE Acoustical Suspension System""	N/A	N/A	R, A, H
X1579		Roy Deposition, Exhibit 55, "USG Ceiling Solutions Product Flyer, "USG Donn Brand DXW Acoustical Suspension System""	N/A	N/A	R, A, H
X1580		Mickel Deposition, Exhibit 1, "Audiobiz Territory Webpage"	N/A	N/A	R, A, H
X1581		Klegon Deposition, Exhibit 5, "Excel spreadsheet containing Shure targets, benchmarks, low and high SW price MLB, and sandbox"	N/A	N/A	R

X1582		Klegon Deposition, Exhibit 12, "Excel spreadsheet containing comparison of acoustic, aesthetic, and electrical features of Shure, Sennheiser, Biamp Parle TCM-X, ClearOne, and Clock Audio products"	N/A	N/A	R, P
X1583		MXA910 Microphone Study Drawing	N/A	N/A	R
X1584		Exhibit 4 to 2020-11-23 Deposition of James Schanz	N/A	N/A	R, P
X1585		Actual physical device of BMA CT	N/A	N/A	
X1586		Actual physical device of BMA CTH	N/A	N/A	
X1587		Actual physical device of Nailor 4330 CB	N/A	N/A	R, H, A
X1588		Weinstein Deposition, Exhibit 8, "Commercial Integrator article entitled, "ClearOne Seeks Contempt Order vs. Shure for Marketing and Selling MXA910W-A Ceiling Array Mic""	N/A	N/A	R, P, H, A
X1589		Rowe Rebuttal Expert Report, Exhibit 2.1, Summary of ClearOne's U.S. Sales of Accused Products During the Damages Period	N/A	N/A	R, H
X1590		Actual physical device of Model of 15/16" grid	N/A	N/A	R, H, A
X1591		Actual physical device of Krueger Ceiling Diffuser	N/A	N/A	R, H, A
X1592		Actual physical device of Nailor 4360	N/A	N/A	R, H, A
X1593		Actual physical device of Speedie-Grille	N/A	N/A	R, H, A
X1594		Actual physical device of Tannoy 110 CB Subwoofer	N/A	N/A	R, H, A
X1595		Actual physical device of Valcom Spot Soundmasking Speaker	N/A	N/A	R, H, A
X1596		Actual physical device of Lowell LT2 Loudspeaker	N/A	N/A	R, H, A

X1597		Actual physical device of A910-25MM brackets	N/A	N/A	R, P
X1598		Clingman Deposition, Exhibit 1, "Copy of Dobbs Stanford, "About Us" page"	N/A	N/A	R, A, H
X1599		Tunnell Deposition, Exhibit 14, "Screenshot of article on Shure website 'March 10, 2020: Customer Q&A on 553 Patent Decision for Shure MXA910'"	N/A	N/A	R, P
X1600		R. 711-1, Exhibit A to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product in Drop Ceiling	N/A	N/A	R, P, H
X1601		R. 711-1, Exhibit B to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product in Drop Ceiling	N/A	N/A	R, P, H
X1602		R. 711-1, Exhibit C to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product in Drop Ceiling	N/A	N/A	R, P, H
X1603		R. 711-1, Exhibit D to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Slip Sheet	N/A	N/A	R, P, H

X1604		R. 711-1, Exhibit E to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Slip Sheet	N/A	N/A	R, P, H
X1605		R. 711-1, Exhibit F to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Slip Sheet	N/A	N/A	R, P, H
X1606		R. 711-1, Exhibit G to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Slip Sheet	N/A	N/A	R, P, H
X1607		R. 711-2, Exhibit K to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product's Corners	N/A	N/A	R, P, H
X1608		R. 711-2, Exhibit L to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product in Drop Ceiling	N/A	N/A	R, P, H
X1609		Actual physical device of MXA910	N/A	N/A	
X1610		Cerra Deposition, Exhibit 26, "Patel Exhibit 20 - Photos of hanging microphones"	N/A	N/A	R, A

X1611		Manning Deposition, Exhibit 6, "Copy of photo of installation of a Shure MXA910 variant at U [REDACTED]"	KONTEK_000103	KONTEK_000103	R
X1612		[REDACTED]	EPAAV_000332	EPAAV_000332	R
X1613		Clingman Deposition, Exhibit 5, "Sennheiser document titled, "Promotion Announcement - TeamConnect Ceiling 2""	DOBBS00002391	DOBBS00002391	
X1614	8/6/2019	[REDACTED]	DOBBS00000061	DOBBS00000062	
X1615		Shure-DeBusschere Deposition, Exhibit 6, "Screenshot of nonflush-mount adapter attached to microphone"	DEB-00002606	DEB-00002606	R, P, H, A
X1616		Shure-DeBusschere Deposition, Exhibit 3, "Photograph of mounting device"	DEB-00002605	DEB-00002605	R, P, H, A
X1617		Shure-DeBusschere Deposition, Exhibit 5, "Close-up photograph of microphone adapter"	DEB-00002604	DEB-00002604	R, P, H, A
X1618		Shure-DeBusschere Deposition, Exhibit 7, "Screenshot of microphone nonflush-mounted in ceiling grid"	DEB-00002603	DEB-00002603	R, P, H, A
X1619		Shure-DeBusschere Deposition, Exhibit 4, "Additional image of CAD drawing of DeBusschere's original solution for mounting MXA910-60CM"	DEB-00002602	DEB-00002602	R, P, H, A
X1620		Shure-DeBusschere Deposition, Exhibit 2, "CAD drawing of DeBusschere's original solution for mounting the MXA910-60CM"	DEB-00002599	DEB-00002599	R, P, H, A

X1621		ClearOne-DeBusschere Deposition, Exhibit 2B, "Photograph of microphone mounted non-flush in ceiling grid"	DEB-00002576	DEB-00002576	R, P, H, A
X1622		ClearOne-DeBusschere Deposition, Exhibit 2, "Photograph of ceiling-mounted microphone"	DEB-00002574	DEB-00002574	R, P, H, A
X1623		ClearOne-DeBusschere Deposition, Exhibit 27, "Close-up photograph of microphone adapter"	DEB-00002417	DEB-00002417	R, P, H, A
X1624		ClearOne-DeBusschere Deposition, Exhibit 26, "Close-up photograph of adapter attached to MXA910-60CM"	DEB-00002416	DEB-00002416	R, P, H, A
X1625		ClearOne-DeBusschere Deposition, Exhibit 25, "Close-up photograph of microphone adapter"	DEB-00002415	DEB-00002415	R, P, H, A
X1626		ClearOne-DeBusschere Deposition, Exhibit 24, "Photograph of adapter attached to MXA910-60CM "	DEB-00002414	DEB-00002414	R, P, H, A
X1627		ClearOne-DeBusschere Deposition, Exhibit 23, "Photograph of ceiling-mounted microphone"	DEB-00002413	DEB-00002413	R, P, H, A
X1628		ClearOne-DeBusschere Deposition, Exhibit 21, "Close-up photograph of microphone adapter"	DEB-00002411	DEB-00002411	R, P, H, A
X1629		ClearOne-DeBusschere Deposition, Exhibit 20, "Close-up photograph of adapter attached to MXA910-60CM"	DEB-00002410	DEB-00002410	R, P, H, A
X1630		ClearOne-DeBusschere Deposition, Exhibit 19, "Close-up photograph of microphone adapter"	DEB-00002409	DEB-00002409	R, P, H, A
X1631		ClearOne-DeBusschere Deposition, Exhibit 18, "Photograph of adapter attached to MXA910-60CM "	DEB-00002408	DEB-00002408	R, P, H, A

X1632		ClearOne-DeBusschere Deposition, Exhibit 17, "Photograph of ceiling-mounted microphone"	DEB-00002407	DEB-00002407	R, P, H, A
X1633		ClearOne-DeBusschere Deposition, Exhibit 8A, "Hand-drawn sketch of adapter solution"	DEB-00002235	DEB-00002235	R, P, H, A
X1634		ClearOne-DeBusschere Deposition, Exhibit 36, "Schematic Drawing of Avidex Custom Adapter Plate Prepared by Danny McLaughlin"	DEB-00001781	DEB-00001781	R, P, H, A
X1635		ClearOne-DeBusschere Deposition, Exhibit 11, "Schematic Diagram of MXA910 (All Variants) Flush to bottom of the grid"	DEB-00001134	DEB-00001134	R, P, H, A
X1636		Roy Deposition, Exhibit 39, "Images of Shure Product Sitting Flush with Ceiling"	CU-115	CU-116	R, P, H, A
X1637		Roy Deposition, Exhibit 40, "Image of Shure Product Sitting Flush with Ceiling"	CU-113	CU-113	R, P, H, A
X1638		Excel spreadsheet recording ClearOne sale and marketing expenses from 2013-Q1 through 2020-Q3	CLRONEDE-00048651	CLRONEDE-00048651	
X1639	9/6/2019	[REDACTED]	CLRONEDE-00038192	CLRONEDE-00038193	R, P
X1640		[REDACTED]	CLRONEDE-00031450	CLRONEDE-00031450	R
X1641		Bullard Deposition, Exhibit 5, "Nailor Ceiling Diffusers"	CLRONEDE-00007756	CLRONEDE-00007756	R, A, H
X1642		Nailor Ceiling Diffusers	CLRONEDE-00007748	CLRONEDE-00007987	R, A, H
X1643	10/14/2019	[REDACTED]	CLRONE-00883179	CLRONE-00883179	R, P

X1644	9/23/2019	[REDACTED]	CLRONE-00882703	CLRONE-00882703	R, P
X1645		Excel spreadsheet documenting ClearOne revenue and profits from all products, including Beamforming Mic Array and DSP, worldwide from 2013-Q1 through 2019-Q2	CLRONE-00871577	CLRONE-00871577	R
X1646		Vander Veen Deposition, Exhibit 7, "ClearOne COLLABORATE Versa Lite CT Brochure Document"	CLRONE-00787723	CLRONE-00787727	
X1647		Weinstein Deposition, Exhibit 2, "Excel spreadsheet entitled, "BMA CT and Versa Pro CT from inception through 2020-Q1""	CLRONE00756310	CLRONE00756310	R, H
X1648		File history for United States Application No. 15/488,492	CLRONE-00634701	CLRONE-00634701	R, P
X1649		Weinstein Deposition, Exhibit 5, "ClearOne brochure/pamphlet document re COLLABORATE Pro 900"	CLRONE-00109808	CLRONE-00109810	R, H
X1650		[REDACTED]	AVIDEX_001703	AVIDEX_001703	R, A, H
X1651		Schyvinck Deposition, Exhibit 1, "Chicago Tribune Article by Lauren Zumbach, "From stage to conference room: Audio equipment-maker Shure seeks new markets""	N/A	N/A	R
X1652		R. 711-1, Exhibit H to Graham Declaration in support of ClearOne's Motion for an Order Holding Shure in Contempt and Allowing Additional Discovery, Undated Photo of Shure Product's Corners	N/A	N/A	R, P, H

X1653		Tunnell Deposition, Exhibit 6, "Screenshot of article on Shure website 'November 5, 2019 Q & A Update - New MXA910 Ceiling Array Microphone Variant available for Pre-Order'"	N/A	N/A	
X1654		Cerra Deposition, Exhibit 56, "[REDACTED]"	SHURE597721	SHURE597757	
X1655	9/12/2019	[REDACTED]	SHURE942203	SHURE942204	R, P
X1656	9/12/2019	Image file attachment to email chain from [REDACTED]	SHURE942205	SHURE942205	R, P
X1657	9/12/2019	Image file attachment to email chain from [REDACTED] "	SHURE942206	SHURE942206	R, P
X1658	9/20/2019	[REDACTED]	SHURE947111	SHURE947113	R, P
X1659	9/13/2019	Shure presentation slide deck titled, "[REDACTED]"	SHUREDDEL00051175	SHUREDDEL00051178	R, P

X1660		Image file with filename "[REDACTED]"	SHUREDDEL00052084	SHUREDDEL00052084	R
X1661		Image file with filename "[REDACTED]"	SHUREDDEL00052085	SHUREDDEL00052085	R
X1662		Image file with filename "[REDACTED]"	SHUREDDEL00052086	SHUREDDEL00052086	R
X1663		Image file with filename "thin [REDACTED]"	SHUREDDEL00052087	SHUREDDEL00052087	R
X1664		Image file with filename "thin [REDACTED]"	SHUREDDEL00052088	SHUREDDEL00052088	R
X1665		Image file with filename "[REDACTED]"	SHUREDDEL00052089	SHUREDDEL00052089	R
X1666		Image file with filename "[REDACTED]"	SHUREDDEL00052090	SHUREDDEL00052090	R
X1667		Image file with filename "[REDACTED]"	SHUREDDEL00052091	SHUREDDEL00052091	R
X1668		Image file with filename "thin [REDACTED]"	SHUREDDEL00052092	SHUREDDEL00052092	R
X1669		Image file with filename "[REDACTED]"	SHUREDDEL00052093	SHUREDDEL00052093	R
X1670		Actual physical device of ClearOne BMA2	N/A	N/A	
X1671		Actual physical device of ClearOne BMA360	N/A	N/A	
X1672		Actual physical device of MXA910-60cm	N/A	N/A	
X1673		Actual physical device of MXA910-A	N/A	N/A	
X1674		Actual physical device of MXA910-US	N/A	N/A	
X1675		Actual physical device of Model of 9/16" grid	N/A	N/A	R, P, A

X1676	5/1/2020	R. 176, [Sealed] Report and Recommendation Recommending that Plaintiffs' Motion for Limited Temporary Restraining Order (D.I. 153), be Denied, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1677	1/20/2021	R. 400, [Sealed] Report and Recommendation Recommending that Plaintiffs' Motion for Preliminary Injunction (D.I. 153) Be Denied, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1678	2/1/2021	R. 410, Order Denying Plaintiffs' Motion for Limited Temporary Restraining Order (D.I. 153), <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1679	2/8/2021	R. 414, Order Denying Plaintiffs' Motion for Preliminary Injunction (D.I. 153), <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1680	1/13/2020	ClearOne press release, "ClearOne Asserts that Shure's Redesigned MXA910 Released in December 2019 Infringes ClearOne's Beamforming Ceiling Tile Patent"	N/A	N/A	R, P, H
X1681	2/24/2020	ClearOne press release, "ClearOne Seeks Order Holding Shure in Contempt for Marketing and Selling the MXA910W-A in Violation of 2019 Preliminary Injunction"	N/A	N/A	R, P, H

X1682	2/25/2020	Bullard Deposition, Exhibit 7, copy of <i>Commercial Integrator</i> article, "ClearOne Seeks Contempt Order vs. Shure for Marketing and Selling MXA910W-A Ceiling Array Mic"	N/A	N/A	R, P, H, A
X1683	5/15/2017	[REDACTED]	SHURE008610	SHURE008615	R, P
X1684	11/28/2016	[REDACTED]	SHURE398190	SHURE398200	R, P
X1685		Internal document with filename, [REDACTED]	SHURE840712	SHURE840712	R, P
X1686	8/29/2019	[REDACTED]	CLRONEDE-00002792	CLRONEDE-00002793	R, P, H

X1687	12/19/2019	Excel Spreadsheet, "4th Qrt 2019 Pro Voice AV"	CLRONEDE-00006116	CLRONEDE-00006116	R, P, H
X1688	1/24/2019	Paper 91, Final Written Decision, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. IPR2017-01785 (PTAB)	N/A	N/A	R, P
X1689	4/28/2020	Declaration of Chris Laing, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	SKCCOMM-0002	SKCCOMM-0003	R, P, H, A
X1690	7/18/2019	R. 1, Complaint, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1691	9/20/2019	R. 20, Plaintiffs' Opposition to Defendant's Motion to Stay Litigation Pending <i>Inter Partes</i> Review of the Patent-In-Suit, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1692	10/7/2019	R. 39, Plaintiffs' Opposition to Defendant's Motion to Stay Discovery Pending Decision on Defendant's Motion to Dismiss First Amended Complaint, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1693	11/1/2019	R. 54, Oral Order Denying Defendant's Motion to Stay Discovery Pending Decision on Defendant's Motion to Dismiss First Amended Complaint (D.I. 26), <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P

X1694	4/14/2020	R. 154, [Sealed] Opening Brief in Support of Plaintiffs' Motion for Preliminary Injunction and Limited Temporary Restraining Order, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1695	4/14/2020	R. 154-1, [Sealed] Exhibit D to Plaintiffs' Opening Brief in Support of Motion for Preliminary Injunction and Temporary Restraining Order, Declaration of Ira Weinstein, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1696	4/14/2020	R. 154-1, [Sealed] Exhibit E to Plaintiffs' Opening Brief in Support of Motion for Preliminary Injunction and Temporary Restraining Order, Declaration of James Schanz, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1697	8/6/2021	R. 532-1, [Sealed] Exhibit A to Joint Motion to Redact Portions of June 9, 2021, Transcript of Summary Judgment Hearing, Transcript of June 9, 2021 Summary Judgment Hearing, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P
X1698	10/28/2019	Transcript of Telephonic Case Management Conference, <i>Shure Incorporated v. ClearOne, Inc.</i> , Case No. 1:19-cv-01343 (D. Del.)	N/A	N/A	R, P

X1699	N/A	Exhibit 03 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, IPSCM Square Ceiling Tile IP Speaker Datasheet	N/A	N/A	R, P, H, A
X1700	5/19/2020	Exhibit 04 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Extron webpage featuring FF 220T Speaker	N/A	N/A	R, P, H, A
X1701	8/3/2014	Exhibit 05 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Wayback Machine webpage of Extron Electronics Flat Field Ceiling Speakers	CLRONEDE-00007645	CLRONEDE-00007646	R, P, H, A
X1702	5/19/2020	Exhibit 06 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Amazon product webpage for Lay-In Ceiling Mount Speaker (5W, 25/75V) sold by Quam	N/A	N/A	R, P, H, A
X1703	5/13/2020	Exhibit 07 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Amazon product webpage for Lay-In Ceiling Mount Speaker [5W, 25/75V] sold by Quam	CLRONEDE-00007672	CLRONEDE-00007675	R, P, H, A

X1704	5/19/2020	Exhibit 08 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Valcom product webpage for 2 x 2" Lay-In Spot SoundMasking Speaker	N/A	N/A	R, P, H, A
X1705	N/A	Exhibit 09 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Valcom Info Sheet for Spot Soundmaking Speaker with Noise Generator	CLRONEDE-00008001	CLRONEDE-00008001	R, P, H, A
X1706	8/19/2013	Exhibit 11 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Wayback Machine webpage of AMK Speakers' Ceiling Speakers Selection List	CLRONEDE-00007637	CLRONEDE-00007639	R, P, H, A
X1707	5/19/2020	Exhibit 12 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Amazon product webpage for Bogen Communications CSD2x2 2'x2' Drop-In Ceiling Speaker with Back Can (Pair) sold by Bogen	N/A	N/A	R, P, H, A
X1708	5/14/2020	Exhibit 13 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Wayback Machine webpage of Bogen Communication's CSD2x2/CSD2x2VR/CSD2x2L	CLRONEDE-00007654	CLRONEDE-00007655	R, P, H, A

X1709	N/A	Exhibit 14 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Armstrong ICeilings Sound Systems Product Guide	N/A	N/A	R, P, H, A
X1710	5/19/2020	Exhibit 15 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Lowell's product page for LT2-810-72-BB Loudspeaker	N/A	N/A	R, P, H, A
X1711	2010	Exhibit 16 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Lowell Info Sheet for Lay-in Tile Packaged Speaker System for Model Series: LT-805, LT-810, LT-830, LT2-810, LT2-830	CLRONEDE-00007991	CLRONEDE-00007992	R, P, H, A
X1712	2013	Exhibit 17 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Extron Product Guide for SF 228T Two-Way Soundfield Ceiling Tile Speakers with 8" Woofer and 70/100 V Transformer	N/A	N/A	R, P, H, A
X1713	2/17/2015	Exhibit 18 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Wayback Machine webpage of Extron Electronics' SF 228T Product Page	CLRONEDE-00007710	CLRONEDE-00007711	R, P, H, A

X1714	5/19/2020	Exhibit 25 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Amazon product webpage for Valcom V-9422 SPOT Sound Masking Speaker, 2-Foot x 2-Foot sold by Valcom	N/A	N/A	R, P, H, A
X1715	N/A	Exhibit 26 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Valcom Technical Specification: SPOT Soundmasking Ceiling Speaker Model V-9422	N/A	N/A	R, P, H, A
X1716	N/A	Exhibit 28 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Valcom Brochure for Spot SoundMasking Speaker	N/A	N/A	R, P, H, A
X1717	5/19/2020	Exhibit 30 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Valcom product webpage for 2'x2' Lay-In Ceiling Speaker	N/A	N/A	R, P, H, A
X1718	N/A	Exhibit 31 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Valcom Specs Document for V-9062 Lay-in Ceiling Speaker	N/A	N/A	R, P, H, A
X1719	N/A	Exhibit 32 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, AMK Speakers Specs Document for SQ 602 2x2 Ceiling Lay in Speaker System	N/A	N/A	R, P, H, A

X1720	N/A	Exhibit 33 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Amazon product webpage for Valcom V-9062 Ceiling Speaker, White sold by Valcom	N/A	N/A	R, P, H, A
X1721	N/A	Exhibit 34 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, AMK Speakers Specs Document for SQ 802 2x2 Ceiling Lay in Speaker System	N/A	N/A	R, P, H, A
X1722	N/A	Exhibit 35 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, AMK Speakers Specs Document for SQ Series, 8" Coaxial Loudspeaker on 2'x2' Grille	N/A	N/A	R, P, H, A
X1723	4/2/2015	Exhibit 37 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Wayback Machine webpage of Bogen Communication's Self-Amplified Paging Systems Product Page	CLRONEDE-00007690	CLRONEDE-00007693	R, P, H, A
X1724	2014	Exhibit 39 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Bogen Communications Spec Document for Self-Amplified Drop-In Ceiling Speaker (Models ACD2x2, ACD2x2U)	CLRONEDE-00007996	CLRONEDE-00007996	R, P, H, A

X1725	N/A	Exhibit 40 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Image of Bogen Communication's CSD2x2	N/A	N/A	R, P, H, A
X1726	2014	Exhibit 41 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Bogen Communications Specs Sheet Comparing Drop-In Ceiling Speakers (CSD1x2, CSD2x2, ACD2x2 Models)	N/A	N/A	R, P, H, A
X1727	N/A	Exhibit 42 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Bogen Communications Specs Sheet for Drop-In Ceiling Speakers CSD2x2 and Variations	N/A	N/A	R, P, H, A
X1728	10/24/2018	Exhibit 43 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Declaration of Dr. Kenneth Roy, Ph.D. (D.I. 406), filed in Shure Incorporated v. ClearOne, Inc., Case No. 17-cv-03078 (N.D. Ill.)	N/A	N/A	R, P, H, A

X1729	N/A	Exhibit 44 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Exhibits 7 and 8 to the Declaration of Tanvi Patel in Support of Shure's Memorandum in Opposition to ClearOne's Motion for Preliminary Injunction (D.I. 412), filed in Shure Incorporated v. ClearOne, Inc., Case No. 17-cv-03078 (N.D. Ill.), Armstrong ICeilings Sound Systems Product Guides	N/A	N/A	R, P, H, A
X1730	5/19/2020	Exhibit 45 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault Capture of Amazon product webpage for Lowell LT2-810-BB Speaker Package-8in Spkr, 2 x 2 Tile System, 15W, 8 ohm sold by Lowell Manufacturing Racks Audio	N/A	N/A	R, P, H, A
X1731	2010	Exhibit 46 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Lowell Spec Sheet for Lay-in Tile Packaged Speaker System (Model Series LT-905, LT-810, LT-830, LT2-810, LT2-830)	N/A	N/A	R, P, H, A
X1732	2015	Exhibit 47 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Lowell Spec Sheet for LT2-810-72-BB 2x2 Speaker System for Tile Ceilings	N/A	N/A	R, P, H, A

X1733	2/7/2012	Exhibit 48 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, US Patent 8,109,360	N/A	N/A	R, P, H, A
X1734	N/A	Exhibit 50 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Extron Electronics User Guide for Extron SF 228T 2' x 2' Ceiling Speakers	N/A	N/A	R, P, H, A
X1735	N/A	Exhibit 51 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Extron Electronics Installation and Setup Guide for Extron SF 228T speaker	N/A	N/A	R, P, H, A
X1736	9/13/2005	Exhibit 52 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, United States Patent 6,944,312 B2	N/A	N/A	R, P, H, A
X1737	N/A	Exhibit 53 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Close Up Photograph of Advanced Network Devices Ceiling Tile IP Speaker POE Connection Port and Labeling Detail	N/A	N/A	R, P, H, A
X1738	5/13/2020	Exhibit 56 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault capture of Amazon Product Page for Speedi-Grille TB-Pra 10 24-Inch by 24-Inch White Drop Ceiling T-Bar Perforated Face Return Air Vent Grille with a 10-Inch Collar	CLRONEDE-00007726	CLRONEDE-00007730	R, P, H, A

X1739	5/19/2020	Exhibit 58 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, PageVault capture of Home Depot Product Page for Speedi-Grille 24 in. x 24 in. Drop Ceiling T-Bar Perforated Face Return Air Vent Grille, White with 10 in. Collar	N/A	N/A	R, P, H, A
X1740	N/A	Exhibit 65 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, "Acoustical Uses for Performed Metals: Principles and Applications" by Theodore J. Schultz, Ph.D.	N/A	N/A	R, P, H, A
X1741	N/A	Exhibit 67 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Valcom Presentation Titled, "Lay-In Ceiling Speaker V-9022 Installation"	CLRONEDE-00007731	CLRONEDE-00007746	R, P, H, A
X1742	N/A	Exhibit 68 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Extron Electronics SM 3 Setup Guide	N/A	N/A	R, P, H, A
X1743	N/A	Exhibit 69 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Marketing Sheet for Valcom Lay-In Ceiling Speaker Model VC-9062	N/A	N/A	R, P, H, A
X1744	N/A	Exhibit 70 to the Declaration of Michael P. Hudson in Support of ClearOne's Responsive Claim Construction Brief, Technical Specification for Valcom 2' x 2 Lay-In Ceiling Speaker Model VC-9062	N/A	N/A	R, P, H, A

X1745	4/16/2020	Exhibit B in Support of ClearOne's Responsive Claim Construction Brief, Excel Spreadsheet Titled, "BMA CT and Versa Pro CT Revenue Through 2020-Q1"	CLRONE-00756310	CLRONE-00756310	R, P
X1746	4/28/2020	Exhibit C in Support of ClearOne's Responsive Claim Construction Brief, Transcript of TRO Motion Hearing	N/A	N/A	R, P, H, A
X1747	10/24/2018	Exhibit D in Support of ClearOne's Responsive Claim Construction Brief, Declaration of Wilfrid LeBlanc in Support of Shure's Memo in Opposition to ClearOne's Motion for PI ('806 Patent)	N/A	N/A	R, P, H, A
X1748	10/24/2018	Exhibit E in Support of ClearOne's Responsive Claim Construction Brief, Declaration of David Cerra in Support of Shure's Memo in Opposition to ClearOne's Motion for PI ('806 Patent)	N/A	N/A	R, P, H, A
X1749	10/23/2018	Exhibit F in Support of ClearOne's Responsive Claim Construction Brief, REDACTED Declaration of Chad Wiggins for the '806 Patent Preliminary Injunction	N/A	N/A	R, P, H, A
X1750	N/A	Exhibit I in Support of ClearOne's Responsive Claim Construction Brief, Shure MXA910 User Guide	SHURE0000051	SHURE0000109	
X1751	N/A	Exhibit M in Support of ClearOne's Responsive Claim Construction Brief, Shure Audio Institute Technical Certification Handbook: Microflex Advance	SHURE267985	SHURE268349	R, P

X1752	N/A	Exhibit N in Support of ClearOne's Responsive Claim Construction Brief, ClearOne COLLABORATE Live 1000 Brochure Document	N/A	N/A	R, P
X1753	6/8/2016	Exhibit S in Support of ClearOne's Responsive Claim Construction Brief, Amicus Brief for the United States re Samsung v. Apple	N/A	N/A	R, P, H
X1754	2/28/2017	Exhibit U in Support of ClearOne's Responsive Claim Construction Brief, [REDACTED]	SHURE612091	SHURE612092	R, P
X1755	10/23/2019	Exhibit X in Support of ClearOne's Responsive Claim Construction Brief, Extracted .MP4 file from Shure Systems YouTube channel titled, "Microflex Advance Training: How to Prepare MXA910 for Painting"	N/A	N/A	R, P
X1756	12/2/2016	Exhibit Z in Support of ClearOne's Responsive Claim Construction Brief, [REDACTED]	SHURE249387	SHURE249395	R, P
X1757	N/A	Exhibit Z-2 in Support of ClearOne's Responsive Claim Construction Brief, Excel Spreadsheet Titled, "Shure 2017 Q4 Dashboard"	SHURE382967	SHURE382967	R, P
X1758	4/4/2014	Exhibit Z-14 in Support of ClearOne's Responsive Claim Construction Brief, [REDACTED]	SHUREDDEL00000873	SHUREDDEL00000877	

X1759	4/22/2020	Exhibit F to Plaintiffs' Opening Claim Construction Brief, Declaration of Paul Hatch in Support of Plaintiffs' Opening Claim Construction Brief	N/A	N/A	R, P, H
X1760	6/3/2020	Exhibit J to Plaintiffs' Claim Construction Reply Brief, Declaration of Paul Hatch in Support of Plaintiffs' Rely Claim Construction Brief	N/A	N/A	R, P, H
X1761	5/20/2020	Exhibit L to Plaintiffs' Claim Construction Reply Brief, PageVault Capture of Shure Product Page for MXA910 with Intellimix	N/A	N/A	R, P

EXHIBIT 8

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,

and

**SHURE ACQUISITION
HOLDINGS, INC.,**

Plaintiffs,

V.

CLEARONE, INC.

Defendant.

C.A. No.: 19-1343-RGA-CJB

PLAINTIFFS' WITNESS LIST

Pursuant to the Court's Amended Scheduling Order (D.I. 73), Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc. ("Shure") hereby provide their witness list. Shure reserves the right to call as witnesses at trial individuals listed on Defendant ClearOne, Inc.'s ("ClearOne") witness list. Shure also reserves the right to object on any ground to the admissibility of the testimony of witnesses on their or ClearOne's witness list and move for the exclusion or limitation of such testimony. Finally, Shure reserves the right to amend this witness list as the case progresses in conformance with the Federal Rules of Civil Procedure and Court's orders.

Witness	Will Call	May Call	May Present Deposition Testimony
Matthew Abraham			X
Jason Ambion		X	
Chris Bencsik			X

Cassie Berger			X
Jon Bullard			X
Elizabeth Cho		X	
Cliff Christensen			X
Darrell Clingman			X
Jason DiCampello		X	
Joseph DiFalco			X
Derek Graham		X	
Zee Hakimoglu		X	
Paul Hatch	X		
Michael Hudson			X
Richard Kessler			X
Robert Klegon			X
Gregory Lantz			X
Ashanti Long		X	
Michael Maselbas			X
Beth Mickel			X
John Miller	X		
Matthew Morrow			X
Narsi Narayanan		X	
Patrick Oates			X
William Payne			X
James Schanz	X		

John Schnibbe		X	
Kevin Smith			X
Jason Staples			X
Shane Tunnell			X
Tim Valley			X
Thomas Vander Veen	X		
Ira Weinstein	X		
Ed Wolffe			X
Michael Wilson			X
Glenn Yates			X

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED, and)	
SHURE ACQUISITION HOLDINGS, INC.,)	
)	
Plaintiffs,)	
)	
v.)	
)	C.A. No. 19-1343 (RGA)
CLEARONE, INC.,)	
)	
Defendant.)	
)	
)	
)	
)	

**DEFENDANT CLEARONE INC.’S REVISED OBJECTIONS TO PLAINTIFFS SHURE
INCORPORATED AND SHURE ACQUISITION HOLDINGS, INC.’S TRIAL WITNESS
LIST**

Defendant ClearOne, Inc. (“ClearOne”) submits its objections to Plaintiff Shure Incorporated and Shure Acquisition Holdings, Inc.’s (“Shure”) witness list exchanged on August 27, 2021.

ClearOne reserves the right to amend these objections, including to the extent it becomes aware of new facts relating to the availability of witnesses from whom Shure intends to play deposition testimony. ClearOne also reserves the right to amend these objections based upon any modifications, clarification, or new information as to what claims and defenses will be at issue at trial in this matter. ClearOne herein additionally includes objections to Shure’s deposition designations, to the extent Shure has designated deposition transcripts for witnesses that Shure did not identify on its Witness List that it intended to call by deposition.

1. ClearOne objects to Shure playing any deposition testimony of Derek Graham that was provided in his individual capacity or outside the scope of topics he was designated for pursuant to Federal Rule of Civil Procedure 30(b)(6) because ClearOne is making him

- an available live witness at trial. *See* Fed. R. Civ. P. 32. In addition, Shure did not identify on its Witness List that it intended to play his deposition testimony.
2. ClearOne objects to Shure playing any deposition testimony of Zee Hakimoglu, because Shure did not identify on its Witness List that it intended to play her deposition testimony. Ms. Hakimoglu will be an available witness at trial.
 3. To the extent Shure's allegations of false advertising against ClearOne are presented at trial either through Shure's affirmative claims or defenses, ClearOne will make Jason Ambion available as live witnesses at trial, thus making Shure's playing of his deposition testimony improper. *See* Fed. R. Civ. P. 32. In addition, Shure did not identify on its Witness List that it intended to play his deposition testimony.
 4. Jason DiCampello resides and regularly transacts business within 100 miles of Wilmington, Delaware and is thus an available witness. ClearOne thus objects to the Shure's playing of his deposition testimony. *See* Fed. R. Civ. P. 32. In addition, Shure did not identify on its Witness List that it intended to play his deposition testimony.
 5. ClearOne objects to Shure's designation of Ashanti Long as a "May Call" witness. Mr. Long will not be an available witness at trial. ClearOne further objects to Shure's deposition designations for Mr. Long, because Shure did not identify Mr. Long on its Witness List as a witness for whom it would play deposition testimony.
 6. ClearOne objects to Shure's designation of Narsi Narayanan as a "May Call" witness. Mr. Narayanan will not be an available witness at trial. ClearOne further objects to Shure's deposition designations for Mr. Narayanan, because Shure did not identify Mr. Narayanan on its Witness List as a witness for whom it would play deposition testimony.
 7. ClearOne objects to Shure's designation of John Schnibbe as a "May Call" witness. Mr. Schnibbe will not be an available witness at trial. ClearOne further objects to Shure's deposition designations for Mr. Schnibbe, because Shure did not identify Mr. Schnibbe on its Witness List as a witness for whom it would play deposition testimony.

8. ClearOne objects to Shure playing any deposition testimony of any Shure witness who is available for trial. In particular, ClearOne understands that Shure currently intends to bring John Miller and James Schanz to trial. For that reason, Shure should not be able to play their depositions. Indeed, Shure did not mark on its Witness List that it *would* play their depositions. ClearOne objects to the playing of their depositions for this reason, as well.
9. ClearOne objects to Shure playing of any deposition testimony of Stephen Durham, who Shure did not identify on its Witness List. In addition, Shure has not shown that he is an unavailable witness for trial.
10. ClearOne objects to Shure playing any deposition testimony of Todd Peden, who Shure did not identify on its Witness List. In addition, Shure has not shown that he is an unavailable witness for trial.
11. ClearOne objects to Shure playing any deposition testimony of Edgar Thurmond, who Shure did not identify on its Witness List.
12. ClearOne objects to Shure playing any deposition testimony of Darrin Thurston, who Shure did not identify on its Witness List.
13. ClearOne objects to Shure playing of any deposition testimony of Robert Klegon, who Shure identified on its Witness List for that purpose, but for whom Shure has not submitted any deposition designations.
14. ClearOne objects to Shure playing any deposition testimony of Michael Maselbas, who Shure identified on its Witness List for that purpose, but for whom Shure has not submitted any deposition designations.
15. ClearOne objects to Shure playing any deposition testimony of Matthew Morrow, who Shure identified on its Witness List for that purpose, but for whom Shure has not submitted any deposition designations.
16. ClearOne objects to Shure playing any deposition testimony from Richard Kessler, to the extent Shure has not shown, or cannot show, that he is an unavailable witness.

17. ClearOne objects to Shure playing any deposition testimony from Michael Wilson, to the extent Shure has not shown, or cannot show, that he is an unavailable witness.

EXHIBIT 9

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED, and)	
SHURE ACQUISITION HOLDINGS, INC.,)	
)	
Plaintiffs,)	
)	
v.)	
)	C.A. No. 19-1343 (RGA)
CLEARONE, INC.,)	
)	
Defendant.)	
)	
)	
)	
)	

DEFENDANT CLEARONE INC.’S TRIAL WITNESS LIST

Defendant ClearOne, Inc. (“ClearOne”) submits this trial witness list pursuant to Local Rule 16.3(c)(7) and Federal Rule of Civil Procedure 26(a)(3)(A).

ClearOne intends to call some, or all, of the following witnesses to testify at trial. An asterisk (*) is placed next to the names of those witnesses whom ClearOne may call only if the need arises. And a carrot (^) identifies that ClearOne presently intends to offer live testimony from the witness—the absence of a carrot indicates that ClearOne presently intends to offer testimony through deposition.

ClearOne reserves the right to modify or supplement this list before or during trial. ClearOne further reserves the right to call rebuttal witnesses as necessary, including witnesses not disclosed below. ClearOne also reserves the right to amend this list—including the designation of whether ClearOne will call the witness live or by deposition—after Shure identifies which witnesses it intends to make available at trial. ClearOne also reserves its right to offer testimony from any witness listed on Shure’s exhibit list.

1. Zee Hakimoglu^
2. Derek Graham^
3. Joel Delman^ (Expert Witness)
4. Julia Rowe^ (Expert Witness)
5. Paul Waadevig^ (Expert Witness)
6. Ashanti Long*
7. Jason DiCampello*
8. Jason Ambion*
9. John Schnibbe*
10. Durai Ramachandiran*
11. Randall Sanderson*
12. Shure Incorporated
13. Brian Donahoe*
14. Beth Mickel*
15. Chris Bencsik*
16. David Newman*
17. Michael Wilson*
18. Darrell Clingman
19. Jason Staples*
20. Cliff Christensen*
21. Glenn Yates*
22. Patrick Oates*
23. Marques Manning*
24. Daniel Coward
25. Shane Tunnell*
26. Ed Wolffe*
27. Christine Schyvinck

28. Matthew Abraham*
29. Cassie Berger
30. Doug Daube
31. Elizabeth Cho*
32. Gregory Lantz*
33. James Schanz
34. Joe DiFalco
35. John Miller*
36. Kevin Smith
37. Michael Moore
38. Robert Klegon
39. Scott Ramsayer
40. Tim Valley
41. Michael Maselbas*
42. Chad Wiggins*
43. Matthew Morrow*
44. Michael Tabor*
45. David Cerra*
46. Luis Guerra*
47. William Payne*
48. William Pak*
49. Jon Bullard*
50. Joseph Rogina
51. Joshua DeBusschere
52. Matthew Horton
53. Richard Kessler*
54. Kenneth Roy* (Live if Available)

EXHIBIT 10

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR MATHEW ABRAHAM (6/19/2020)

Designation	Counter-Designations	Objections
7:2-14		
12:5-19	12:20-13:9	I
13:10-16		
14:24-15:7	15:8-17	I
15:18-19	15:8-17	I
15:21-23	15:8-17	I
16:12-25	17:8-21	I
24:13-25	21:15-22:14	I
25:3-5	25:6-12	I
26:21-27:2	25:6-12, 26:12-15, 26:18-20	I
43:8-15		
45:4-8	45:9-46:15	I
46:23-47:9	45:9-46:15	I

Designation	Counter-Designations	Objections
47:11-18	47:23-25, 48:2-20	I
47:20-22	47:23-25, 48:2-20	I
48:21-25	47:23-25, 48:2-20	I
49:2	47:23-25, 48:2-20	I
49:24-50:3	49:3-23	I
50:15-22		
50:24		
54:17-21		
100:14-19	58:15-59:3, 59:5-14	I, V, S
100:21-101:1	58:15-59:3, 59:5-14	I, V, S
101:3-7	58:15-59:3, 59:5-14	I, V, S
101:9-15	58:15-59:3, 59:5-14	I, V, S

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P

FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JASON AMBION (10/27/2020)

Designation	Counter-Designation	Objection
9:16-18		
12:12-18:14		
20:2-21:15		
21:17-22:21		
22:25-25:21		M
26:1-28:22	29:19-31:18	V, I
28:24-29:1	29:19-31:18	LC, I
29:11-18	29:19-31:18	I
35:19-36:6	32:19-21; 32:23-33:23	I
36:14-17		
37:3-13		V, LC
37:15-38:6	38:7-8; 38:10-14; 38:16-18	I
38:19-39:15	40:6-8	V, NT, I

Designation	Counter-Designation	Objection
39:17-40:5	40:6-8	I
44:2-17		
45:5-8	45:9-12	I
45:13-18		V
45:20-46:24		V, M, Spec
47:1-18		Spec, V
47:21-49:15	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	I
49:18-23	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	I
50:5-51:2	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	I
51:9-20	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	V, LC, I
51:23-52:12	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	V, LC, Arg, I
52:16-22	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	I
54:2-19	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	I
54:22-55:21	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	I
55:24-56:4	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	M, I
56:7-57:5	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	I
58:25-59:1	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	Spec, V, I

Designation	Counter-Designation	Objection
59:4-13	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	Spec, V, I
59:16-21	51:3-8; 52:23-53:16; 53:20-54:1; 57:6-58:24	I
60:3-16	60:17-20	I
62:14-22		
63:2-65:8		
68:6-19	68:20-71:14	I
71:22-74:21		
75:1-76:6	74:24-25	V, I
76:8-79:1	83:5-84:13; 85:3-16	C, V, Spec, I
79:4-82:3	83:5-84:13; 85:3-16	I
82:13-83:4	83:5-84:13; 85:3-16	I
86:24-87:8		
87:13-88:4		Spec
88:7-17		Spec
89:3-14		
89:24-91:5	91:6	I
97:21-22	97:7-20; 98:18-99:17	I
98:1-17	97:7-20; 98:18-99:17	I
99:18-100:2	97:7-20; 98:18-99:17	I
100:6-8	97:7-20; 98:18-99:17	I
100:11-20	97:7-20; 98:18-99:17	I
101:19-102:6		

Designation	Counter-Designation	Objection
102:16-24		
103:23-105:3		
106:17-20	105:4-22	M, I
106:23-109:9	105:4-22; 109:21-112:3	M, I
112:4-116:6		
116:11-119:17		Spec, M
119:20-120:12		V, LC, Spec
120:15-121:9		V, LC, Spec
121:11-122:4		V, LC, Spec
122:7-125:11		M
125:14-126:10		V
126:12-127:25		
128:13-131:3		
132:14-133:4		
134:18-24		
135:20-22		
136:4-22	136:23-137:11	I
137:12-14	136:23-137:11	I
138:12-14	138:15-139:2	I
139:6-140:15	140:16-141:9	I
141:10-21	140:16-141:9	I
143:15-144:17	142:17-143:14	I
145:17-148:4	148:5-15	I

Designation	Counter-Designation	Objection
148:16-149:25	148:5-15	I
150:7-18	151:11-152:5	I
152:11-153:12		
153:15-154:4	155:3-6; 157:9-12; 158:3-13	I
155:25-157:8	157:9-12; 158:3-13	I
159:11-25		
160:8-19	160:20-162:6	I
162:7-163:7	160:20-162:6	I
168:17-170:2		
171:20-172:19		V
172:21-173:6		
173:12-175:17		
175:23-178:21		
179:18-24		
180:2-186:1		
186:11-21		
187:12-20		
188:9-16	187:25-188:8; 188:17-189:9	I
189:10-190:4	190:5-10	I
191:1-198:13	190:5-10	F, M, I
198:17-199:23	199:24-200:6	I
201:6-202:18	204:1-12	I
205:5-10	205:15-21	I

Designation	Counter-Designation	Objection
205:22-207:22	205:15-21; 207:23-208:16	I
208:25-210:13	205:15-21; 207:23-208:16	I
216:5-9		
216:13-217:25		
218:2-24	219:14-220:15	M, F, I
219:5-13	219:14-220:15	I
221:6-11		
221:15-225:10		
225:22-25		
233:11-234:1		
234:12-22		
235:18-236:11		
237:8-239:2		
241:1-242:2		
243:20-25		
244:3-10		F, V, LC
244:12-245:4		
246:3-9		F, V, LC
246:12-247:18		F, V, LC
247:20-248:3		F, V, LC
248:6-16		
248:20-22		
249:1-250:4		

Designation	Counter-Designation	Objection
250:11-17		

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC

Description	Objections
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR CHRIS BENCSIK (5/28/2020)

Designation	Counter-Designation	Objection
9:5-13:13		
14:7-25	15:1-11	I
15:17-17:3	15:1-11	Spec, NT, I
20:14-23:11		C, NT
32:13-33:1	33:2-6	I
33:12-22		
34:23-36:24		V, C, NT, LC
39:2-40:9		
40:20-41:16		
48:2-50:9		Spec, LC
58:16-61:14	61:15-62:9; 62:11-63:3	I
63:4-64:18	61:15-62:9; 62:11-63:3; 64:19-65:1; 65:4-7	I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR CASSIE BERGER (11/11/2020)

Designation	Counter-Designation	Objection
17:20-25		
18:22-28:24	29:11-30:2, 32:1-4, 32:7-11, 33:15-17, 34:2-8, 37:24-38:2, 38:7-10, 38:12-16	402, 403, NT, I
34:9-12	33:15-17, 34:2-8, 37:24-38:2, 38:7-10, 38:12-16, 39:19- 40:1, 40:3-43:1, 43:22-25, 44: 11-45:18	402, 403, I
34:15-17	33:15-17, 34:2-8, 37:24-38:2, 38:7-10, 38:12-16, 39:19- 40:1, 40:3-43:1, 43:22-25, 44: 11-45:18	402, 403, I
34:19-35:3	33:15-17, 34:2-8, 37:24-38:2, 38:7-10, 38:12-16, 39:19- 40:1, 40:3-43:1, 43:22-25, 44: 11-45:18	402, 403, I
35:7-36:9	33:15-17, 34:2-8, 37:24-38:2, 38:7-10, 38:12-16, 39:19- 40:1, 40:3-43:1, 43:22-25, 44: 11-45:18	402, 403, I

Designation	Counter-Designation	Objection
51:2-52:9	53:8-21, 54:2-4, 54:13-14, 57:8-58:3, 58:7-22, 62:22-63:19, 63:21-64:10, 64:22-65:11, 65:23-66:20, 67:9-23	401, 402, 403, H
64:11-13	62:22-63:19, 63:21-64:10, 64:22-65:11, 65:23-66:20, 67:9-23, 69:2-16, 69:18-70:21, 70:24-71:8, 72:5-19, 72:22-23, 74:6-10, 74:13-24	401, 402, 403, I, H
65:12-14	62:22-63:19, 63:21-64:10, 64:22-65:11, 65:23-66:20, 67:9-23, 69:2-16, 69:18-70:21, 70:24-71:8, 72:5-19, 72:22-23, 74:6-10, 74:13-24	401, 402, 403, I, H
66:21-67:8	62:22-63:19, 63:21-64:10, 64:22-65:11, 65:23-66:20, 67:9-23, 69:2-16, 69:18-70:21, 70:24-71:8, 72:5-19, 72:22-23, 74:6-10, 74:13-24	401, 402, 403, I, H
68:4-8	62:22-63:19, 63:21-64:10, 64:22-65:11, 65:23-66:20, 67:9-23, 69:2-16, 69:18-70:21, 70:24-71:8, 72:5-19, 72:22-23, 74:6-10, 74:13-24	401, 402, 403, I, H
68:12-15	62:22-63:19, 63:21-64:10, 64:22-65:11, 65:23-66:20, 67:9-23, 69:2-16, 69:18-70:21, 70:24-71:8, 72:5-19, 72:22-23, 74:6-10, 74:13-24	401, 402, 403, I, H
68:18	62:22-63:19, 63:21-64:10, 64:22-65:11, 65:23-66:20, 67:9-23, 69:2-16, 69:18-70:21, 70:24-71:8, 72:5-19, 72:22-23, 74:6-10, 74:13-24	401, 402, 403, I, H
68:20-69:1	62:22-63:19, 63:21-64:10, 64:22-65:11, 65:23-66:20, 67:9-23, 69:2-16, 69:18-	401, 402, 403, I, H

Designation	Counter-Designation	Objection
	70:21, 70:24-71:8, 72:5-19, 72:22-23, 74:6-10, 74:13-24	
232:13-21	229:15-230:1, 230:12-231:15, 232:22-25, 234:25-235:19, 235:22-236:18	402, 403, H, I, LC
233:6-11	229:15-230:1, 230:12-231:15, 232:22-25, 234:25-235:19, 235:22-236:18	402, 403, H, I, NT
233:14-23	229:15-230:1, 230:12-231:15, 232:22-25, 234:25-235:19, 235:22-236:18	402, 403, H, I
234:1-11	229:15-230:1, 230:12-231:15, 232:22-25, 234:25-235:19, 235:22-236:18	402, 403, H, I
234:14-23	229:15-230:1, 230:12-231:15, 232:22-25, 234:25-235:19, 235:22-236:18	402, 403, H, I
270:2-9	267:6-20, 267:22, 269:7-12	402, 403, I
270:12-271:4	267:6-20, 267:22, 269:7-12	402, 403, I
273:10-21	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
273:24-274:1	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
274:13-20	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
275:13-21	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6,	402, 403, I

Designation	Counter-Designation	Objection
	282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	
276:9-24	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
277:1-19	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
277:21-22	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
277:24-278:7	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
278:10-11	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
278:13-24	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
281:4-9	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I
281:12-19	271:21-24, 279:1-5, 279:7-18, 279:21-281:3, 281:20-282:6, 282:9-17, 282:19-283:11, 283:14-284:14, 288:11-15	402, 403, I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JONATHAN BULLARD (6/8/2020)

Designation	Counter-Designation	Objection
7:20-24		
10:3-12:19		
18:10-22	19:6-10	I
19:19-20:15		
29:23-32:2	32:3-7	I
32:12-43:24		
51:6-52:2		
55:5-14		
55:22-57:15		V, Spec, Hyp
58:14-25	58:10-13	V, Hyp, Spec, I
59:6-62:7		611; Spec
63:19-66:7		V, I, 611, NT, S
66:20-23		V, I, 611, S, Spec, Hyp

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR CLIFTON CHRISTENSEN
(10/7/2020)

Designation	Counter-Designation	Objection
5:8-13		
10:7-16:22		401, 402
17:12-19:17		401, 402
28:6-31:22	27:8-28:5	401, 402, M, Spec, V, I
32:11-12		M, Spec, V
32:14-15		M, Spec, V
32:17-34:23		Spec, V
35:4-41:6		F, Spec, LC, 701
42:5-43:15	43:23-44:1	F, Spec, I
44:2-45:10	43:23-44:1	F, Spec, M, I
45:13-58:25	59:1-13	F, Spec, M, NT, I
59:14-60:25	59:1-13	Spec, NT, I
61:7-13		F, NT

Designation	Counter-Designation	Objection
62:5-66:18	66:19-67:13	NT, I
67:18-71:6	66:19-67:13	I
72:22-77:8		401, 402, F
77:19-80:21		F, Spec
80:25		
81:2-9		
81:13-15		
81:17-82:3		M, V
82:14-84:23		NT, F, Spec, LC, 701
85:4-11		M
85:15-87:1		Spec, F
90:5-91:12		
92:16-95:19		

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR DARRELL CLINGMAN
(8/19/2020)

Designation	Counter-Designation	Objection
15:2-16		
16:9-24		
17:3-18:4		
18:25-19:3		
20:5-13		
20:18-25		
23:21-24:2		
24:24-25:2		
25:15-27:1		
27:3-23		
28:1-13		
29:19-31:10		
31:15-25		

Designation	Counter-Designation	Objection
32:10-33:5		
33:7-8		
33:13-35:13		
35:18-20		
36:1-15		
36:20-22		
37:8-13		
37:18-24		
38:4-19		
39:8-17		
42:22-23		
43:3-9		
44:6-10		
44:19-45:21	45:25-46:10	I
46:11-14		
46:19-22		
47:2-6		
47:15-16		
47:21-22		
48:5-6		
48:12-14		
49:2-3		
49:8-12		

Designation	Counter-Designation	Objection
49:18-20		
49:25-50:3		
50:11-12		
50:17-21		
51:4-52:3		
52:8-53:2		
53:7-11		
53:17-19		
53:25-54:5		
54:21-55:5		
55:14-15		
55:20-56:10		
56:24-57:13	57:14-22	I
57:23-24		
58:4-14		
58:21-59:1		
59:9-17		
60:13-16		
60:23-24		
61:11-13		
61:23-62:5		
63:10-14	62:12-63:9	I
63:19		

Designation	Counter-Designation	Objection
63:21-22		
64:2-9		
64:23-65:3		
65:9-20		
66:18-20		
66:25-67:2		
67:13-22	62:12-63:9	I
68:13-14		
68:19-24		
69:1-5		
69:11-24		
70:12-71:3		
71:15-19		
71:23-72:3		
72:6-8		
72:13-73:5	73:6-9	I
73:13-14		
73:19-25	74:2-5	I
74:6-7		
74:12-16		
75:1-20		
75:25-77:13	77:14-18	I
77:19-78:9		

Designation	Counter-Designation	Objection
78:14-21		
79:18-21		
81:24-25		
82:5-8		
84:2-6		
85:23-86:8		
86:22-87:21	87:22-24	I
87:25-88:3	87:22-24	Spec, Hyp, V, I
88:5-6		
88:9-19	88:20-25	Spec, Hyp, I
89:1-9		
89:13-15		
90:6-20		
91:2-9		V, C, Spec
91:14-16		
92:1-2		
92:13-15		
92:19-93:10		
93:15-20	93:12-14; 93:21-23	I
93:24-25		
94:2-4		
94:16-95:9	95:10-19	Spec, V, I
96:19-97:4		Spec, V

Designation	Counter-Designation	Objection
97:14		
97:23-98:4		
98:12-15		
99:9-18		
99:23-24		Spec
100:1-9		
104:3-105:1	105:2-14	I
106:2-18		
106:22-23		
107:13-15		
107:23-109:15		
109:20-110:9		
110:13-20		

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

**PLAINTIFFS' SUPPLEMENTAL DEPOSITION DESIGNATIONS FOR
JASON DICAMPELLO (7/22/2020)**

Designation	Counter-Designation	Objection
7:23-8:1		
12:1-13:21		
14:13-15:3		
15:14-23		
17:22-18:19		I
19:1-12		
19:19-20:21	23:2-7; 23:10-24:4; 26:5-13; 26:16-20	NT; V, I
31:4-41:6	29:19-30:5; 49:16-19; 49:22- 23	NT; C; AF; V; Spec; H, I
44:17-48:6		NT; Spec; NR; V; H
57:14-58:22	59:21-62:4; 62:19-63:10	NT; 401, I
62:13-18	59:21-62:4; 62:19-63:10	I

Designation	Counter-Designation	Objection
63:16-64:8	59:21-62:4; 62:19-63:10; 69:1-3	I
64:19-66:7	59:21-62:4; 62:19-63:10; 69:1-3	C; NR; Spec; V; H; I
68:1-24	59:21-62:4; 62:19-63:10; 69:1-3	V; Spec; I
75:19-77:24	59:21-62:4; 62:19-63:10; 69:1-3	NT; C; I
78:22-79:24	59:21-62:4; 62:19-63:10; 69:1-3	NT; I
80:8-86:22	59:21-62:4; 62:19-63:10; 69:1-3	V; AF; NT; I
87:14-90:17		V; NT; Spec; H
93:12-96:9		NT; 602; F; V; 401; H
102:9-23		H; I
103:1-6		H; I
103:23-112:2	29:19-30:5; 49:16-19; 49:22- 23	AF; Spec; 603; NT; H, I
122:10-13		
124:1-23		NT
125:5-127:7		NT; I; 401; H
131:5-139:5		NT; V; 401; F; 602; H
139:9-23		401; 603; V; F; NT; I; H
140:1-19		Spec; H
141:12-145:18		H

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JOSEPH DIFALCO (11/20/2020)

Designation	Counter-Designation	Objection
9:5-9		
17:4-8		
17:19-21:4	21:19-22:2	I, NT
22:3-18	22:19-23:12, 23:15-19, 23:22-24, 24:3-13, 24:16-19, 25:2-5	I
26:3-28:24	25:6-9, 25:12-18, 25:21-26:2, 29:1-12, 30:3-7; 155:17-21, 156:3-18, 156:21-157:15, 157:23-158:6, 158:13-22, 159:6-13	I, 401, 402, 403, H, 602, Spec, F, NT
29:13-30:2	29:1-12, 30:3-7	I, 401, 402, 403, H, 602, Spec, F, NT
33:20-35:24	25:6-9, 25:12-18, 25:21-26:2, 31:21-32:11, 36:1-23, 38:6- 39:15, 116:23-117:7, 118:1- 16, 119:14-120:3, 132:24- 133:10, 133:19-134:19; 155:17-21, 156:3-18, 156:21-	I, 401, 402, 403, Spec, H, 602, F, NT

Designation	Counter-Designation	Objection
	157:15, 157:23-158:6, 158:13-22, 159:6-13	
36:24-38:5	25:6-9, 25:12-18, 25:21-26:2, 31:21-32:11, 36:1-23, 38:6- 39:15	I, 401, 402, 403, H, 602, Spec, F
39:16-41:6	25:6-9, 25:12-18, 25:21-26:2, 31:21-32:11, 41:7-10	I, 401, 402, 403, H, 602, Spec, F
75:6-78:7	74:21-75:5, 78:8-12	I, 401, 402, 403, H, 602, Spec, F, NT
84:5-12	78:16-19, 79:21-80:6, 81:17- 82:5, 86:16-87:22, 88:1-2, 88:10-21, 89:17-20, 89:24- 91:18, 179:14-17, 179:21- 180:18, 180:21-181:8	I, 401, 402, 403, H, 602, Spec, F
84:21-85:14	78:16-19, 79:21-80:6, 81:17- 82:5, 86:16-87:22, 88:1-2, 88:10-21, 89:17-20, 89:24- 91:18, 179:14-17, 179:21- 180:18, 180:21-181:8, 209:20-23, 210:4-17, 210:22- 213:10, 213:18-23, 214:15- 215:24, 216:16-217:24	I, 401, 402, 403, H, 602, Spec, F
91:19-94:2	78:16-19, 79:21-80:6, 81:17- 82:5, 86:16-87:22, 88:1-2, 88:10-21, 89:17-20, 89:24- 91:18, 94:3-6, 94:9-24, 179:14-17, 179:21-180:18, 180:21-181:8, 209:20-23, 210:4-17, 210:22-213:10, 213:18-23, 214:15-215:24, 216:16-217:24	I, 401, 402, 403, H, 602, Spec, F
95:1-15	78:16-19, 79:21-80:6, 81:17- 82:5, 86:16-87:22, 88:1-2, 88:10-21, 89:17-20, 89:24- 91:18, 94:3-6, 94:9-24, 95:16-96:4, 179:14-17, 179:21-180:18, 180:21-181:8, 209:20-23, 210:4-17, 210:22-	I, 401, 402, 403, H, 602, Spec, F

Designation	Counter-Designation	Objection
	213:10, 213:18-23, 214:15-215:24, 216:16-217:24	
96:5-97:12	78:16-19, 79:21-80:6, 81:17-82:5, 86:16-87:22, 88:1-2, 88:10-21, 89:17-20, 89:24-91:18, 94:3-6, 94:9-24, 95:16-96:4, 179:14-17, 179:21-180:18, 180:21-181:8, 209:20-23, 210:4-17, 210:22-213:10, 213:18-23, 214:15-215:24, 216:16-217:24	I, 401, 402, 403, H, 602, Spec, F, NT
202:2-209:1	78:16-19, 79:21-80:6, 81:17-82:5, 86:16-87:22, 88:1-2, 88:10-21, 89:17-20, 89:24-91:18, 179:14-17, 179:21-180:18, 180:21-181:8, 201:7-8, 201:11-17, 209:2-19, 209:20-23, 210:4-17, 210:22-213:10, 213:18-23, 214:15-215:24, 216:16-217:24	I, 401, 402, 403, H, 602, Spec, F, NT
243:18-253:23	43:11-44:2, 44:5-6, 44:17-46:13, 46:16-47:13, 49:1-17, 49:20-52:9, 53:5-13, 53:16-23, 54:4-10, 54:12-19, 54:23-55:4, 55:7-17, 55:22-57:5, 57:21-58:23, 59:13-19, 59:24-60:5, 60:8-19, 60:23-61:7, 62:8-11, 62:14-18, 63:4-13; 63:16-24, 64:3-7, 67:2-8, 129:2-7, 129:12-131:12, 227:6-9, 230:14-233:5, 238:18-21, 239:20-242:2, 242:7-18	I, 401, 402, 403, H, 602, Spec, F, 701, LC, N, NT

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
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FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
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**IN THE UNITED STATES DISTRICT COURT
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SHURE INCORPORATED,)	
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SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR STEPHEN DURHAM (12/8/2020)

Designation	Counter-Designation	Objection
6:23-25		
16:22-17:20	17:22-23 18:3 18:6-8	I
18:4-5	17:22-23 18:3 18:6-8	I
18:9-19	18:20-25 20:14-21:8 21:15-22:15 23:10-25 113:12-16 113:19-23 114:14-19 114:21	I
19:1-20:13	20:14-21:8	401, 402, V, NT, I

Designation	Counter-Designation	Objection
	21:15-22:15 23:10-25	
24:5-25:25	26:1-6 26:8-18	401, 402, I
26:19-27:2	26:1-6 26:8-18 27:3-28:7	401, 402, I
36:23-37:3		
37:15-39:9	39:10-12 45:17-19 182:25-183:2	401, 402, I
40:2-23		
41:13-17		
47:3-48:21	46:16-47:2 48:22-49:2	I
50:9-15	50:3-8 50:17-25	I
53:22-54:16		
60:18-20		
62:11-63:22	64:3-8	I
64:17-65:9	65:11-20	Hyp, I
65:21-69:8		H
126:14-22		
127:18-130:6	111:5-111:6 111:8-112:4 146:18-21	Spec, H, I

Designation	Counter-Designation	Objection
131:14-135:4	111:5-111:6 111:8-112:4 146:18-21	Spec, M, H, I
140:25-145:25	146:18-21	Spec, I, NT, H
167:25-177:25		Spec, H, Hyp, V
180:4-182:23		Spec, Arg, NT, V

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR DEREK GRAHAM (7/10/2020)

Designation	Counter-Designation	Objection
7:8-11		
8:5-16	8:17-22	I
11:15-13:17	13:18-21	401, 402, NT, I
15:17-16:15	183:14-185:9	I
16:18-20		
22:10-19	23:5-7, 23:13-24:15	I
24:16-26:10	23:5-7, 23:13-24:15	I, 401, 402
30:2-7		401, 402, 403
30:20-31:4		401, 402, 403
31:10-17		401, 402, 403
31:19-33:2		401, 402, 403, NT
33:10-17		401, 402, 403
34:1-36:3	183:14-185:9	401, 402, 403, NT, I

Designation	Counter-Designation	Objection
36:7-18		
36:20-42:16	183:14-185:9	401, 402, I
43:5-11		401, 402
46:20-48:22		401, 402
49:10-51:19		401, 402
52:4-19		401, 402, Spec
52:22-53:3		401, 402, Spec
53:5-11		401, 402, Spec
53:14-54:14		401, 402, Spec
55:5-14		401, 402, Spec
67:5-19		401, 402
68:2-3		401, 402
68:8-10		
68:12-69:9		V
69:12-15		V
69:17-18		Spec, V
69:21-70:9		V
70:12-17		V, Spec
70:20-71:1		V, Spec
71:3-7		V, Spec, Hyp
71:10-12		V, Spec, Hyp
71:14-19		V, Spec, Hyp, I
71:22		V, Spec, Hyp

Designation	Counter-Designation	Objection
72:2-4		V, Spec, Hyp
72:6		V, Spec, Hyp
73:1-12		V, Spec, 701
73:15-74:2		V, Spec, 701
74:5-6		V, Spec, 701
74:8-10		V, Spec, 701
74:12-13		V, Spec, 701
74:15-18		V, Spec, 701
74:20-75:4		V, Spec, 701
75:7-9		V, Spec, 701
78:12-15		V, Spec, 701
78:18-79:4		V, Spec, 701
79:7		V, Spec
82:5-16	92:1-12, 92:22-93:17	I
82:22	92:1-12, 92:22-93:17	I
83:9-17	92:1-12, 92:22-93:17	V, Spec, I
83:20-84:6	92:1-12, 92:22-93:17	V, Spec, I
84:9-12	92:1-12, 92:22-93:17	V, Spec, 701, I
84:15-85:1	92:1-12, 92:22-93:17	V, Spec, 701, NT, I
85:4-14	92:1-12, 92:22-93:17	V, Spec, 701, I
85:16-18	92:1-12, 92:22-93:17	V, Spec, 701, I
85:20-22	92:1-12, 92:22-93:17	V, Spec, 701, AA, Arg, NR, I
86:3-22	92:1-12, 92:22-93:17	V, Spec, 701, AA, Arg, NR, I

Designation	Counter-Designation	Objection
87:3-4	92:1-12, 92:22-93:17	V. Spec, 701, AA, I
87:6-88:2	92:1-12, 92:22-93:17	V, AA, M, I
88:4-10	92:1-12, 92:22-93:17	V, Spec, Hyp, 701, I
88:14-89:3	92:1-12, 92:22-93:17	V, Spec, Hyp, 701, I
89:6-10	92:1-12, 92:22-93:17	V, Spec, Hyp, 701, NT, I
89:14-90:1	92:1-12, 92:22-93:17	V, Spec, Hyp, 701, I
90:5-10	92:1-12, 92:22-93:17	V, Spec, Hyp, 701, I
90:12-91:1	92:1-12, 92:22-93:17	V, Spec, Hyp, 701, M, I
91:4-22	92:1-12, 92:22-93:17	V, Spec, Hyp, 701, M, I
94:16-96:5	92:1-12, 92:22-93:17	401, 402, I
96:11-102:16	92:1-12, 92:22-93:17	401, 402, V, Hyp, Spec, I
102:19-103:1	92:1-12, 92:22-93:17	V, Hyp, Spec, M, I
103:5-104:13	92:1-12, 92:22-93:17	V, Hyp, Spec, M, I
104:16-20	92:1-12, 92:22-93:17	V, Hyp, Spec, M, I
105:1-22	92:1-12, 92:22-93:17	V, Spec, I
106:3-111:15	92:1-12, 92:22-93:17	V, Spec, I
111:18-114:11	92:1-12, 92:22-93:17	V, Spec, Hyp, I
114:15-120:19	92:1-12, 92:22-93:17	V, Spec, Hyp, M, I
121:4-12	92:1-12, 92:22-93:17	V, Spec, I
121:18-124:8	92:1-12, 92:22-93:17	V, NT, Spec, I
124:16-22	92:1-12, 92:22-93:17	V, NT, I
125:5-17	92:1-12, 92:22-93:17	V, NT, Spec, I
126:3-128:2	92:1-12, 92:22-93:17	V, Spec, 401, 402, 403, I

Designation	Counter-Designation	Objection
128:13-130:10	92:1-12, 92:22-93:17	Spec, V, I
131:19-22	92:1-12, 92:22-93:17	Spec, V, 401, 402, 403, I
132:4-134:18	92:1-12, 92:22-93:17	V, Spec, 401, 402, 403, I
134:21-135:13	92:1-12, 92:22-93:17	V, Spec, 401, 402, 403, M, I
135:17-137:7	92:1-12, 92:22-93:17	V, Spec, M, NT, I
137:12-139:1	92:1-12, 92:22-93:17	NR, V, Spec, I
141:14-143:15	92:1-12, 92:22-93:17	V, Spec, I
144:6-20	92:1-12, 92:22-93:17	V, Spec, I
145:2-146:21	92:1-12, 92:22-93:17	V, Spec, I
148:8-149:11	92:1-12, 92:22-93:17	I
150:1-14	92:1-12, 92:22-93:17	I
163:8-14	162:13-163:7, 163:15-18	V, Spec, I
165:15-168:10		401, 402, V
168:17-170:10		401, 402, V, Spec
170:14-171:19		401, 402, V, Spec
172:1-8	173:3-5, 173:8-12, 173:14-174:2	401, 402, M, AA, V, I
172:11-19	173:3-5, 173:8-12, 173:14-174:2	M, Spec, V, I
172:22-173:1	173:3-5, 173:8-12, 173:14-174:2	M, Spec, V, I
174:3-8	173:3-5, 173:8-12, 173:14-174:2	Spec, V, I
180:19-181:13		401, 402

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

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and)	C.A. NO. 19-1343-RGA-CJB
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SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
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Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR DEREK GRAHAM (11/19/2020)

Designation	Counter-Designation	Objection
8:19-9:1		
10:1-9		
14:3-12		401, 402, I
22:18-20	21:7-20, 22:2-17	I
22:22-23:1	21:7-20, 22:2-17	I
23:3-8	21:7-20, 22:2-17	I
66:10-15		NT, S, V
66:17-25		NT, S, V
67:2-4		NT, S, V
86:19-21	86:7-12	I, V
86:23-24	86:7-12	I, V
87:8-21	86:7-12, 87:22-25	I
88:1-24	87:22-25	I, V

Designation	Counter-Designation	Objection
89:14-18		M, V, Spec, 401, 402
89:22-90:17		V, Spec, 401, 402, S, 403
90:19-91:3		V, Spec, 401, 402, S, 403
91:9-12		V, Spec, 401, 402, S, 403, NT
91:14-17		V, Spec, 401, 402, S, 403, NT
91:19-22		V, Spec, 401, 402, S, 403
91:24-93:12	93:13-94:5, 94:18-95:9	V, NT, I, S
96:21-23	94:18-95:9; 95:20-96:9, 96:13-20	AA, Spec, AF, I, V, S
97:1-7	94:18-95:9; 95:20-96:9, 96:13-20	AA, Spec, AF, I, V, S
97:11-99:1	94:18-95:9; 95:20-96:9, 96:13-20	AA, Spec, AF, I, V, S
100:11-103:5		V, NT, S
103:8-104:4		V, NT, S
104:6-25		V, 701, 401, 402, 403, S, LC
105:2-16		V, 701, 401, 402, 403, S, LC
105:20-25		V, 701, 401, 402, 403, S, LC
106:3-11		V, 701, 401, 402, 403, S, LC
106:14		V, 701, 401, 402, 403, S, LC
106:22-107:3		V, 701, 401, 402, 403, S, LC
107:6-9		V, 701, 401, 402, 403, S, LC
107:11-18		V, 701, 401, 402, 403, S, LC
108:10-109:14		401, 402, S, V
109:21-113:14		401, 402, S, V

Designation	Counter-Designation	Objection
113:16-117:4		401, 402, S, V, 403, 701, LC
117:7-118:7		401, 402, S, V, 403, 701, LC, NT
118:11-19		401, 402, S, V, 403, 701, LC
120:4-121:10		401, 402, Spec
123:23-124:11		401, 402
132:1-133:25		401, 402, 403, 701

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD

Description	Objections
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
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SHURE INCORPORATED,)	
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SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
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Plaintiffs,)	
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v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR ZEE HAKIMOGLU (10/8/2020)

Designation	Counter-Designation	Objection
7:19-8:13		
8:21-9:8	8:18-20	I
10:17-11:14		
11:19-12:2		
12:21-13:20		
17:20-22		Spec, F, V, M
18:1-19		Spec, V
18:22-19:9		Spec, V, AF
19:13-25		
22:25-23:15	23:16-19	Spec, I
23:20-23	23:16-19	Spec, I
24:3-10	24:11-25:18	I
28:5-30:12		C

Designation	Counter-Designation	Objection
30:15-24		V, Spec, Hyp
31:3-14		V, Spec
32:10-14	32:15-22	I
32:23-33:16	32:15-22	V, Spec, Hyp, I
33:20-24		V, Spec, Hyp
34:2-3		
40:12-42:2		C, V
42:20-25		
43:2-4	43:5, 43:7-13, 43:16-19	I
43:20-22		
44:7-46:6		
47:1-10	46:7-25	I
48:7-49:5	49:6-20	I
49:21-50:13	49:6-20	I
50:19-51:13		
51:21-52:8		
58:13-61:19		
63:17-64:25		
65:7-69:11	69:12-15; 70:23-71:13	I
69:16-21	69:12-15; 70:23-71:13	I
70:18-22	69:12-15; 70:23-71:13	I
71:14-18	69:12-15; 70:23-71:13	I
71:24-72:19	69:12-15; 70:23-71:13; 72:20-73:3	I

Designation	Counter-Designation	Objection
73:4-11	69:12-15; 70:23-71:13	I
78:13-21	69:12-15; 70:23-71:13; 78:22-80:1	I
81:16-17		V
81:19-82:5		
82:15-22	82:23-83:3	I
83:4-5	82:23-83:3	Spec, I
83:11-84:9	82:23-83:3	I
84:12-86:8		AF
86:13-91:18		LC
92:8-95:13		LC
95:19-97:18		V, LC
97:21-101:1		LC
102:4-16		Hyp
102:19-23		Hyp, Spec, V
103:1-7		Hyp, Spec, V
103:10-12		Hyp, Spec, V
103:15-17		
104:5-7		
104:13-19	104:20-105:2	I
105:8-106:6		LC, V
108:19-22		
109:9-15	108:23-109:8	V, I
109:18-22		

Designation	Counter-Designation	Objection
110:6-20	110:1-5	V, I
113:19-114:13		
115:1-116:1		
118:1-18	118:19-119:23	Spec, Hyp, I
131:22-132:15		Hyp, Spec, V
132:23-133:20		V
134:1-6		
135:4-24		V
139:11-14		V, Spec, Hyp
139:18-140:2		V, Spec, Hyp, 403
140:5-11		
140:19-20		V, Spec, Hyp, 403
140:24-141:13		V, Spec, Hyp, 403
142:13-143:9		V, Spec, Hyp, 403
143:17-24		
144:7-11		
145:1-147:3		
147:13-16		
148:6-16	148:17-150:3	I
150:4-8	148:17-150:3	I
150:22-152:13		Spec
152:17-153:13		
153:18-155:2		

Designation	Counter-Designation	Objection
155:11-156:25		Spec
157:7-22		Spec
159:9-25		
162:1-9		
162:21-163:14		AF, F, Spec
163:22-25		V, 403
164:3-166:6		V
166:12-24		V, M
167:3-14		M
167:17-19		
168:5-15		
169:16-170:15		
174:17-176:10		
177:25-178:8	178:9-19	I
180:17-23	178:9-19	I
181:5-10		V, Spec, LC
181:14-15		
182:3-6		V, Spec, LC, 403
182:9-20		M, V
192:15-17		
192:23-193:6		
199:11-200:6		
211:24-212:8	211:13-23	I

Designation	Counter-Designation	Objection
212:15-214:3		
214:14-215:9	214:8-13	Spec, I
217:13-22		
219:9-23		
220:15-222:11		AF, F, V
222:16-21		
223:2-11		M
223:15-224:1		
225:12-227:5	227:6-15	I
227:20-229:1		
229:4-15		
230:15-25		
231:3-21		Spec, Hyp, V
232:1-5		M
232:9-233:20		Spec, Hyp, V, M
233:23-235:8		
235:14-22		
236:5-19		
237:5-22	237:23-238:7; 238:12-25; 239:5-22	I
239:23-240:1	237:23-238:7; 238:12-25; 239:5-22	I
240:9-19		LC, Hyp
240:21-243:8	237:23-238:7; 238:12-25; 239:5-22	LC, Hyp; NT; Spec; M; I

Designation	Counter-Designation	Objection
258:20-259:6		
259:21-260:22		
267:2-7	267:8-11	I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

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PLAINTIFFS' DEPOSITION DESIGNATIONS FOR ZEE HAKIMOGLU (11/19/2020)

Designation	Counter-Designation	Objection
7:1-4		
7:20-8:2		
8:18-22		V
8:25-9:3		V
9:6-14		V
9:17-10:15		
11:10-15		
11:19-21		
12:17-13:15		
13:21-14:10		
14:14-20		V
14:23-25		
15:11-21		

Designation	Counter-Designation	Objection
16:10-18:8		S
20:24-22:7		
22:16-18		V
22:21-23:3		V
23:6-15		V
23:18-24:2	24:3-20	I
25:22-26:6	26:7-17	I
27:10-18		
30:2-32:1		Spec
32:6-13		
33:5-25		AF, F
34:3-14		Spec, V, 403, I
34:17-20		
34:25-35:6		
36:2-4		
42:6-43:7		
43:12-22		
46:4-47:11		C, V
47:24-48:8		
51:14-16		
52:23		
53:2-4		
53:25-54:8		

Designation	Counter-Designation	Objection
54:18-55:5		
56:10-12		
56:15-59:3		
59:23-60:3		
61:10-15		F, Spec
61:18-62:2		F, Spec
62:5-9		F, Spec
62:12-21		
62:23-64:7		F, Spec
64:10-65:9		F, Spec
65:13-14		
65:25-66:2		F, Spec
66:6-16		F, Spec
66:20-67:9		
67:19-25		
68:22-69:9		V
69:12-19		V
69:22-70:1		403
70:4-71:6		V, 403
71:9-18		
72:1-25		
73:5-15		V
73:23-74:14		S, LC

Designation	Counter-Designation	Objection
74:20-23		S, LC
75:1-9		S, LC
75:12-76:14		V
76:17-77:23		V, M
78:2-5		
78:8-18	78:6-7	I
79:23-80:4		S, V
80:7-22		Spec, S, V
80:25-81:7		M, V, S, Arg
81:12-15		
82:5-7		V, S, Arg
82:12-24		
83:3-6		
83:10-84:18	84:19-24	LC, I
84:25-86:15	84:19-24	V, LC, S, I
86:18-88:21		V
89:1-13		V
89:19-90:11		V, Arg, M
90:19-91:1		V, Arg, M
91:7-13		
91:23-92:1		
92:10-93:25		S
94:15-95:15		Spec, F

Designation	Counter-Designation	Objection
95:18-24		
96:1-97:5		
97:9-18		
98:1-21		M, F
99:4-17		
100:5-7		
100:17-101:12		
101:16-103:4		
103:6		
103:15-24		403, S
104:2-13		
104:21-106:7		

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408

Description	Objections
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR ZEE HAKIMOGLU (12/17/2020)

Designation	Counter-Designation	Objection
8:1-9:18		
9:24-10:1		M
10:4-10		
11:5-6		V
11:8-9		
11:12-16		
14:14-15:4		
15:12-16		
15:19-16:22	16:23-18:2	C, M, I
21:1-6		
21:15-22:8		
34:5-24		AF, F

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR MICHAEL P. HUDSON (5/28/2020)

Designation	Counter-Designation	Objection
5:9-14		
44:16-45:1	58:1-21	401, 402, V, I
45:3-4	58:1-21	401, 402, V, I
45:6-47:12	58:1-21	401, 402, V, I
47:14-19	58:1-21	401, 402, V, I
50:16-51:22	51:23-25, 55:8-16, 56:9-21, 58:1-21	401, 402, V, I
52:1-53:10	51:23-25, 55:8-16, 56:9-21, 58:1-21	401, 402, V, I
54:8-24	54:25-55:2, 55:8-16, 56:9-21, 58:1-21	V, I
60:15-18		F, V
207:3-208:10	208:11-209:21	F, V, 401, 402, I
209:22-210:20	208:11-209:21	F, V, 401, 402, I
212:19-213:4	211:10-212:18	F, V, I

Designation	Counter-Designation	Objection

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR RICHARD A. KESSLER (6/5/2020)

Designation	Counter-Designation	Objection
6:9-12		
8:17-9:6		
10:18-12:16		
54:6-58:5	59:3-13; 59:17-60:5	I
63:3-64:11		V
66:1-11	65:9-22	M, V, Spec, I
67:2-10	67:11-15; 67:17-20	F, AF, M, I
67:22-72:14	67:11-15; 67:17-20; 72:15-73:1; 73:3-4)	Spec, Hyp, F, V, I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR GREGORY LANTZ (6/23/2020)

Designation	Counter-Designation	Objection
6:23-7:10		H
12:20-13:2		H
14:4-16:1		H
66:1-68:22	65:20-25, 68:23-25, 69:7-20	H, NT, I, 701, F

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR ASHANTI LONG (7/16/2020)

Designation	Counter-Designation	Objection
9:7-12		
10:7-8		F; 401
10:16-11:15		V; 401
11:20		V; 401
12:1-7		
12:23-13:2		
13:10-13		
14:22-15:14		
16:23-17:15		
17:24-18:13		
19:5-10		Spec; 603
19:15-20:5		
20:8-23		

Designation	Counter-Designation	Objection
21:12-14		F
22:19-24		V
26:1-14		NR; F
27:21-28:4		
29:11-30:22	32:16-33:3	V; H; I
31:10-32:5		H; NR
33:4-5	32:16-33:3	I
33:8-9	32:16-33:3	I
33:11-12	32:16-33:3	I
33:17-21	32:16-33:3	I
34:9-20	32:16-33:3	V; I
34:23-24	32:16-33:3	V; I
36:21-37:1		F; AF; NT
37:8-14		F; AF; NT
37:25-38:4		F; V
40:1-3		F; V
40:5-13		F; V
40:15-20		F; AF
41:7-23		F
42:7-11		C; NR
42:20-22		
43:11-12		V; 401
43:14-20		V; 401

Designation	Counter-Designation	Objection
43:23-24		V; 401
44:2-3		V; 401
44:6-13		V; 401
44:16-22		V; 401
44:25-45:6		401
45:8-13		401; Spec; 602
45:15-17		Spec; 602
45:19-20		NR
45:22-46:10		
46:21-23		
47:5-7		
47:9-11		LC
47:15-16		LC
47:18		
47:20-22	47:23-48:3	I
48:7-16	47:23-48:3	I
48:18-25	47:23-48:3	I
49:2-8	47:23-48:3; 49:9; 49:12-16	I
49:18-50:5	47:23-48:3	I
50:9-52:23	68:8-10; 68:13	Spec; 602; I
53:1-11	68:8-10; 68:13	Spec; 602; I
53:13-22	68:8-10; 68:13	Spec; 602; I
53:25-54:6	68:8-10; 68:13	Spec; 602; I

Designation	Counter-Designation	Objection
54:8-12	68:8-10; 68:13	I
54:15-55:1	68:8-10; 68:13	I
55:5-56:2	68:8-10; 68:13	I
56:4-8	68:8-10; 68:13	I
56:10-57:3	68:8-10; 68:13	I
57:5-15	68:8-10; 68:13	P; I
57:22-58:4	68:8-10; 68:13	P; NT; I
59:3-18	68:8-10; 68:13	I
59:20-25	68:8-10; 68:13	I
61:3-62:23	68:8-10; 68:13	I
63:1-64:25	68:8-10; 68:13	603; NT; I
65:5-66:10	68:8-10; 68:13	NR; V; I
66:12	68:8-10; 68:13	V; I
66:14-15	68:8-10; 68:13	V; Spec; I
66:17-67:6	68:8-10; 68:13	V; I
67:9-12	68:8-10; 68:13	Spec; 602; F; I
67:15	68:8-10; 68:13	Spec; 602; F; I
67:17-20	68:8-10; 68:13	C; Spec; 602; F; I
67:23-68:2	68:8-10; 68:13	C; Spec; 602; F; I
68:4-7	68:8-10; 68:13	C; Spec; 602; I
68:15-21		
68:24		
69:2-5		

Designation	Counter-Designation	Objection
70:5-7		
70:9		
70:11-12		Spec; 602; V; F
70:15-20		Spec; 602; V; F
70:23-25		Spec; 602; V; F
71:2-4		Spec; 602; V; F; 701
71:6-9		Spec; 602; V; F; 701
71:20-21	72:6-10	I
71:25-72:5	72:6-10	I
72:22-73:25	72:6-10	I
74:3-7	72:6-10	I
74:9-12	72:6-10; 74:13-20	I
74:21-25	72:6-10; 74:13-20	I
75:3-21	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
76:13-19	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	V; I
76:22-77:6	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	V; I
77:8-11	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	AF; V; I
77:14-17	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	AF; V; I

Designation	Counter-Designation	Objection
77:19-20	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
77:23	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
77:25-78:9	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
80:13-81:4	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
81:16-22	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
83:3-6		F
83:10-84:18		F; NT; H
84:20-21		F; H
85:5-23		F; 602; Spec; V; H
86:1-3		F; 602; Spec; V; H
86:5-8		F; 602; Spec; V; H
86:15-19		F; 602; Spec; V; H
86:21-22		F; P; LC; 701; 602
87:3-4		F; P; LC; 701; 602
87:6		F; P; LC; 701; 602
87:8		F; P; LC; 701; 602
87:10-12		F; V; Spec; 602; H
87:15-88:1		F; V; Spec; 602; H

Designation	Counter-Designation	Objection
88:3-5		F; Spec; 602; H
88:8-9		F; Spec; 602; H
88:11-12		F; Spec; 602; V
88:14		F; Spec; 602; V
88:16-17		F; Spec; 602; V; AF; H
88:20-25		F; Spec; 602; NR; AF; H
89:2-3		F
89:5		F
89:15-16		F
89:18-19		F
89:23-90:11		F; I; V; Spec; 602; H
90:14-15		F; V; Spec; 602; H
90:17-91:5		F; V; Spec; 602
91:21-22		F; V; Spec; 602; H
91:25		F; V; Spec; 602; H
92:2-3		F; H; Spec; 602
92:5		F; H; Spec; 602
92:7-9		F; V; Spec; 602
92:11		F; V; Spec; 602; NR
92:14-93:6		F; V; Spec; 602; Arg; NR
93:9-20		F; V; Spec; 602; NR
93:22-25		F
94:3-4		F

Designation	Counter-Designation	Objection
94:8-11		I; V; Spec
94:14-95:10		NR; V; Spec
95:18-96:12	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	M; I
96:15-16	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
96:18-20	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
96:22-97:14	72:6-10; 74:13-20; 75:22-76:7; 78:15-17; 78:19-79:12; 79:17-80:1	I
98:8-100:6		602; Spec; Arg
100:10-21		602; Spec; Arg
100:23-24		602; Spec; Arg
101:1-3		
101:6		
101:8-23		
105:3-106:15	107:15-25	I
106:18-22	107:15-25	I
106:24-107:1	107:15-25	602; Spec; I
107:4-14	107:15-25	602; Spec; I
108:14-109:12		V
109:17-18		
109:20-111:18		602; Spec

Designation	Counter-Designation	Objection
112:5-113:18		602; Spec; V
113:20		602; Spec; V
113:22-114:11		602; Spec; V
114:15-21		602: Spec; V; NT
114:24		V
115:11-22		F; 602; Spec
115:25		F; 602; Spec
116:2-3		F; 602; Spec
116:6		F; 602; Spec
116:8-9		F; 602; Spec
116:11		F; 602; Spec
116:13-14		F; 602; Spec; I
125:10-126:1		F; C; V
126:9-10		F; V; 401
126:12-13		F; V; 401
126:15-25		F; 602; Spec
127:2-5		F; 602; Spec
127:7-13		F
127:15-17		F
128:11-16		F; I
128:22-129:3		F; H
129:7-19		F; H
129:21-130:10		F; H

Designation	Counter-Designation	Objection
130:14-15		F; H
130:17-24		F; H; 602; Spec
131:2-3		F; 602; Spec
131:13-132:3		F; H
132:7-25		F; 602; Spec; H
133:19-21		V; Spec; 602
133:24-134:7		V; Spec; 602
134:16-18		V; Spec; 602
134:21-135:4		V; Spec; 602
135:9-13		F; H
135:17-22	136:9-11; 136:14-137:6	F; H; I
137:7-9		F; H; 602; Spec
137:11-13		F; H; 602; Spec
138:11-14		F; V
138:16		F; V
141:23-142:1		
143:22-144:15		H
145:19-146:16		
146:19-20		
146:23-147:13		V
147:16-17		V
147:24-148:3		I; V
148:5-6		Spec; 602

Designation	Counter-Designation	Objection
148:8-15		Spec; 602
148:17-19		Spec; 602
152:5-12		
152:20-154:15		
155:11-18		
155:22-156:9		
156:18-157:14		
157:22-25		
158:2-6		V
158:9-12		V
158:14-159:13		V; Arg; M
159:16-17		V; Arg; M
159:19-20		V; I
159:23-160:5		V; I
160:17-161:22		H; Spec; 602; V; 401
161:24-162:2		Spec; 602; V; 401
162:4-9		Spec; 602; V; 401
162:11-164:19		Spec; 602; V; 401
164:25-165:7		I; V; Arg
165:9-12		V; Arg
165:14-24		V; Arg; 602; Spec
166:1-13		V; Arg; 602; Spec
167:3-168:1		

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR BETH MICKEL (9/23/2020)

Designation	Counter-Designation	Objection
10:11-12		
11:12-14:19	59:11-16; 59:20-22; 60:12-61:11	I
15:17-18:11		NT; V; N; H; 701
18:20-19:10		
19:22-21:16		H; N; NR; V; 701; 602; Spec
22:2-24:6		H; Spec; 602; V; NT
24:22-28:21		H; NT; V; Spec
29:13-34:3	34:5-8; 34:10-11	LC; 701; Spec; 602; V; NR; NT; I
35:1-42:3		H; LC; Spec; 602; NT; NR; 701; AF
42:7-14		NT; Spec; 602; LC
42:22-45:20	137:7-138:2	LC; Spec; 602; NT; I
46:10-48:6		Spec; 602; LC; NT; 701

Designation	Counter-Designation	Objection
48:13-51:5		Spec; 602; LC; 701; NT
58:10-59:10	59:11-16; 59:20-22; 60:12-61:11	I
115:4-116:3	137:7-138:2	I; H
118:9-120:18		Spec
138:18-139:22		V; H
160:11-162:21		NT; 602; Spec

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JOHN MILLER (7/10/2020)

Designation	Counter-Designation	Objection
5:8-13		
13:13-14:23		401, 402
15:8-19:21		401, 402
20:9-27:10	34:13-36:4	NR, N, I
28:18-29:20	35:22-36:4, 58:23-59:14	701, N, NR, I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JOHN MILLER (12/1/2020)

Designation	Counter-Designation	Objection
6:24-7:3		
19:11-20:3		
20:13-19		
30:10-25	31:12-19, 32:14-16; 117:8-19, 117:21-118:16	401, 402, F, I
33:9-13	32:14-33:2	401, 402, F, I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR NARSI NARAYANAN (11/23/2020)

Designation	Counter-Designation	Objection
10:9-11:12		N, S, 401, 402 403
12:19-25		S
13:2-9	13:10-12	S, I
13:24-25		S
14:2-5		S
15:17-21		S
15:24-25		S
16:2-13		S, V
16:20-22		S, C, V, C
16:25		S, C, V, C
17:2-3	17:4-9	S, C, V, C, I
17:12-25		S, LC
18:2-6		S, LC

Designation	Counter-Designation	Objection
18:13-25		S, LC
19:2-12		S, LC, V, M
19:16-19		S, LC, V, M
20:7-17		S, LC, V, M
23:14-16	23:17	S, I
23:18-23	23:17	S, I
24:6-16		S
24:23-24		S, V, M
25:3-9		S
25:17-19	25:20	S, I
25:21-25	25:20	S, I
26:2-4		S, V
26:7-21	27:4-10	S, I
27:22-25	26:4-10	S, I
28:2-4	28:5-11	S, I
28:17-19		S, V
28:22-24		S, V
39:5-13		S, F, Spec, V
40:4-13		S, V
41:6-12	40:24-41:12	S, I
42:6-12		S
42:16-25		S, 401/402, 403
43:5-9	43:23-44:16	S, 401/402, 403, I

Designation	Counter-Designation	Objection
44:17-18	43:23-44:16, 44:19	S, I
44:20-25		S, F, Spec, V
45:2		S, F, Spec, V
45:5-24		S, F, Spec, V
46:4-7	47:5-6, 10-19	S, F, Spec, V, I
47:21-22	47:5-6, 10-19	S, F, Spec, V, I
48:2-5	47:5-6, 10-19	S, F, Spec, V, I
48:10-18	48:9	S, F, Spec, V, I
48:22-25		S, F, Spec, V
49:2-4		S, F, Spec, V
50:2-3		S, F, Spec, V
50:6-11		S, F, Spec, V
50:14-25		S, F, Spec, V
51:2-10		S
52:3-11		S, F, Spec
52:20-25		S, F, Spec
53:2-3		S, F, Spec
55:21-25		S
56:2-16		S, F, Spec, V
56:19-25		S, F, Spec, V
57:2-4		S, F, Spec, V
57:9-17		S, F, Spec, V, M
57:20-25		S, F, Spec, V, M

Designation	Counter-Designation	Objection
58:2-7		S, F, Spec, V, M
58:10-25		S
59:2-6		S, V
59:10-23		S, V
60:2-9		S, F, Spec
60:12-16		S, F, Spec,
60:18-23		S
61:4-7		S, V, F, Spec
61:15-25		S, V, F, Spec
62:2-10		S, V, F, Spec, LC
62:13-25		S, V, F, Spec
63:2-3	63:4-22	S, I
63:23-25	63:4-22	S, V, F, Spec, M, I
64:5-13	63:4-22	S, V, F, Spec, M, I
64:17-25		S, V, F, Spec, M
65:2		S, V, F, Spec, M
65:6-25		S, V, F, Spec, M
66:2-16		S, F, Spec
66:21-25		S, F, Spec
67:2-11		S
67:14-25		S
68:2-16		S, F, Spec
68:19-25		S, F, Spec

Designation	Counter-Designation	Objection
69:2-3		S, F, Spec
69:6-25		S, F, Spec
70:2-4		S, F, Spec, V
70:7-25		S, F, Spec, V
71:2-10		S, F, Spec, V
71:24-25		S
72:2-25		S
73:2-21		S, F, Spec, V
73:25		S, F, Spec, V
74:2-25		S, F, Spec, V
75:2-13		S, F, Spec, V
75:16-25		S, F, Spec, V
76:2-20		S, F, Spec, V
77:5-13		S, F, Spec, LC
77:17-25		S
78:2-17		S
78:20-25		S
79:2-25		S, F, Spec, V
80:2-3		S, F, Spec, V
80:7-20		S, F, Spec, V, LC
80:24-25		S, F, Spec, V, LC
81:2		S, F, Spec, V, LC
82:9-16		S, F, Spec, V

Designation	Counter-Designation	Objection
82:19-22		S, F, Spec, V, LC
83:8-21		S, F, Spec, V, LC
84:19-25		S
85:2-25		S
86:2-8		S
86:14-15		S, F, Spec
86:18-25		S, F, Spec
87:2-5		S, F, Spec, V
87:9-25		S, F, Spec, V
88:2-16		S, F, Spec, V
88:21-25		S, F, Spec, V
89:2-25		S, F, Spec, V
90:2		S
90:6-25		NT, 401, 402, 403, M, N
91:2-9		NT, 401, 402, 403, M, N

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR PATRICK OATES (5/13/2020)

Designation	Counter-Designation	Objection
6:14-8:16	55:4-57:25; 60:21-61:3; 61:18-62:5	I
8:18-9:9	55:4-57:25; 60:21-61:3; 61:18-62:5	NT; I
9:23-11:8	55:4-57:25; 60:21-61:3; 61:18-62:5	I
13:5-13		
13:15-16		
14:4-16:24		H; 602; Spec
17:7-18:9		H; 602; Spec
18:14-19:9		V
19:14-22:4		H
22:6-24:14		H; Spec; 602; NT
24:24-25:8		H
25:14-27:1		H; NT; N

Designation	Counter-Designation	Objection
27:6-31:12		602; Spec; H; AF; 701; NT
31:17-34:3		602; Spec; 701
38:3-8	38:9-13	I
38:18-42:18	38:9-13	AF; NT; H; 602; Spec; V; I
42:22-46:23	38:9-13	602; Spec; V; 701; LC; NT; I
47:1-49:17		701; LC; H; V; NT; Spec; 602; NR
63:2-65:17	65:25-66:6; 66:19-67:9; 67:11-68:6; 68:9-13	I
68:14-69:19	65:25-66:6; 66:19-67:9; 67:11-68:6; 68:9-13	H; I
70:1-74:16		V; H; NT
80:7-81:10		H; F; AF
85:7-86:15		
87:9-91:16		H; F; AF; Spec; 602; V; NR; 701
92:13-93:5		H
93:22-95:25		H; Spec; 602
96:22-97:4		H; V; NR
97:22-98:21		H
99:18-100:13		H; 602; Spec
100:17-18		H
100:22-105:1		H; NT

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR BILL PAYNE (5/7/2020)

Designation	Counter-Designation	Objection
5:6-9		
9:7-10	11:11-18, 11:20-12:6, 13:12-14:3	I
16:18-18:7	16:3-10	401, 402, 403, Spec, I
18:21-22:13	23:20-24:3, 24:19-25:3, 26:17-25, 27:8-18, 28:5-22	401, 402, 403, Spec, V, I
22:16-23:19	23:20-24:3, 24:19-25:3, 26:17-25, 27:8-18, 28:5-22	401, 402, 403, Spec, V, I
25:4-26:6	23:20-24:3, 24:19-25:3, 26:17-25, 27:8-18, 28:5-22	401, 402, 403, Spec, V, I
27:1-7	27:8-18, 28:5-22	401, 402, 403, V, I
29:14-16	28:23-29:11, 29:19-20, 30:10-17	401, 402, 403, I
30:18-31:2	28:23-29:11, 29:19-20, 30:10-17	V, 401, 402, 403, I
31:21-33:22	33:23-34:10, 34:17-22, 35:16	401, 402, 403, I

Designation	Counter-Designation	Objection
35:20-24	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	401, 402, 403, I
36:3-13	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	401, 402, 403, I
36:24-37:38:13	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	401, 402, 403, I
41:2-20	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	401, 402, 403, H, I
41:25-42:11	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	401, 402, 403, I
43:1-15	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	401, 402, 403, I
44:8-16	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-	401, 402, 403, I

Designation	Counter-Designation	Objection
	58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	
44:23-46:7	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	401, 402, 403, I
47:15-50:24	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	Spec, 401, 402, 403, H, I
56:9-57:3	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 92:21-93:7, 93:17-24	AF, Spec, 401, 402, 403, M, H, I
58:12-59:17	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 61:14-62:12, 92:21-93:7, 93:17-24	Spec, 401, 402, 403, H, I
60:18-61:13	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 61:14-62:12, 92:21-93:7, 93:17-24	401, 402, 403, H, I
64:1-66:8	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17,	401, 402, 403, H, NT, I

Designation	Counter-Designation	Objection
	61:14-62:12, 92:21-93:7, 93:17-24	
66:22-68:9	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 61:14-62:12, 92:21-93:7, 93:17-24	401, 402, 403, H, I
68:16-69:3	38:14-40:1, 40:8-13, 40:16-41:1, 42:12-19, 43:16-17, 43:19, 43:23-44:5, 44:7, 44:17-22, 46:10-18, 57:4-58:11, 59:18-60:1, 60:4-17, 61:14-62:12, 92:21-93:7, 93:17-24	401, 402, 403, H, Spec, V, S, I
69:11-70:2	71:25-72:3	401, 402, 403, H, I
70:20-71:24	71:25-72:3	401, 402, 403, H, I
72:14-73:19		S, NT, M, 401, 402, 403, V
75:13-80:19		V, 401, 402, 403, Hyp, Spec
81:3-20	81:21-23	S, 401, 402, 403, Hyp, 602, Spec, I
82:3-18		S, V, 401, 402, 403, 602, Spec
84:15-85:21	87:11-14, 92:6-20	S, Spec, 401, 402, 403, 602, V, H, I
86:8-21	87:11-14, 92:6-20	S, Spec, 401, 402, 403, 602, V, H, I
86:23-87:2	87:11-14, 92:6-20	S, Spec, 401, 402, 403, 602, V, H, I
87:4-10	87:11-14, 92:6-20	S, Spec, 401, 402, 403, 602, V, H, I

Designation	Counter-Designation	Objection
93:8-16	87:11-14, 92:6-20	401, 402, 403, I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR TODD PEDEN (12/7/2020)

Designation	Counter-Designation	Objection
11:24-12:7		
24:13-25		
25:2-25		
26:2-25		
27:2-11	27:10-12	I
28:9-25		
29:2-10		
29:23-25		
30:2-25		
31:2-16	31:24-32:10	I
32:11-25	31:24-32:10	I
33:2-25		

Designation	Counter-Designation	Objection
34:2-25		
35:2-25	94:14-19 120:3-5 133:12-20 134:14-135:11 136:7-10 136:19-137:2	I
36:2-12	94:14-19 120:3-5 133:12-20 134:14-135:11 136:7-10 136:19-137:2	I
36:20-25	55:9-56:6 62:8-11 62:24-63:5 71:21-24 72:4-14	I
37:2-3	55:9-56:6 62:8-11 62:24-63:5	I
37:7-24		401, 402
38:4-13		
38:15-24		401, 402
39:6-10		401, 402
39:24-25		
40:2-22		401, 402

Designation	Counter-Designation	Objection
41:4-25	49:2-9	I
42:2-25	47:25-48:8 48:18-49:9	401, 402, I
43:2-25	47:25-48:8 48:18-49:9	401, 402, I
44:2-25	47:25-48:8 48:18-49:9	401, 402, I
45:2-25	47:25-48:8 48:18-49:9	I
46:2-3	47:25-48:8 48:18-49:9	I
49:10-25	50:6-52:8 71:21-24 72:4-14	I
50:2-5	50:6-52:8 71:21-24 72:4-14	I
58:20-25	58:20-59:2	I, 401, 402
59:2-16	58:20-59:2	I, 401, 402, F, Spec, 701
122:20-23		
123:24-25		
124:2-16		
125:25	55:9-56:6	I
126:2-9	55:9-56:6	I
128:18-25	55:9-56:6	I

Designation	Counter-Designation	Objection
129:2-18		
Description	Objections	
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402	
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403	
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602	
LACKS FOUNDATION	F	
CALLS FOR SPECULATION	Spec	
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I	
VAGUE AND AMBIGUOUS	V	
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp	
COMPOUND	C	
ASSUMES FACTS NOT IN EVIDENCE	AF	
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408	
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P	
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611	
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701	
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703	
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H	
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD	
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT	
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S	
ARGUMENTATIVE	Arg	
MISCHARACTERIZATION	M	
CALLS FOR LEGAL CONCLUSION	LC	
NON-RESPONSIVE	NR	
NARRATIVE	N	

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JAMES SCHANZ (6/22/2020)

Designation	Counter-Designation	Objection
7:8-10		
8:23-9:16	15:1-10	I
13:18-20		401, 402, 403, V, Spec, Hyp, I
13:22-14:9		401, 402, 403, V, Spec, Hyp, I
14:12-20		401, 402, 403, V, Spec, Hyp, I
15:22-16:3	15:11-15, 15:18-21, 16:4-9, 16:13-14	401, 402, 403, Spec, F, 602, 701, I
16:15-21	16:4-9, 16:13-14	401, 402, 403, Spec, F, 602, I
18:13-20:20	18:8-12	401, 402, 403, Spec, F, 602, N, H, I
21:3-6		
22:11-23	21:13-20	401, 402, 403, F, 602, H, Spec, I

Designation	Counter-Designation	Objection
22:25-23:7		401, 402, 403, F, 602, H, Spec, I
23:15-23	23:24-24:10; 102:18-22	401, 402, 403, F, 602, H, Spec, I
31:19-32:17	29:13-18, 29:24-31:18	401, 402, 403, F, 602, Spec, V, H, I
33:6-19	32:18-24, 33:2-5	401, 402, 403, F, 602, V, H, I
34:15-17	33:20-23, 34:3-6	401, 402, 403, F, 602, V, H, I
35:4-15	34:24-35:3, 35:16-19	401, 402, 403, F, 602, V, H, I
35:20-37:2		401, 402, 403, F, 602, V, H, I
37:5		401, 402, 403, F, 602, V, H, I
37:18-38:20	38:21-39:5, 39:8-10	401, 402, 403, F, Hyp, 602, V, H, I
40:5-42:16		H, I
42:19-43:17		H, I
43:19-44:14	44:15-18	H, I
44:19-46:3		H, I
46:5-20		I
46:22-51:10		401, 403, F, Spec, Hyp, 602, H, I
51:13-52:3		401, 403, F, Spec, Hyp, 602, H, I
52:5-53:9	60:4-6, 60:9-13, 72:12-20	401, 403, F, Spec, Hyp, 602, H, I, V, 701, NT
53:12-54:12		401, 403, F, Spec, Hyp, 602, H, 701, I

Designation	Counter-Designation	Objection
54:14	60:4-6, 60:9-13, 72:12-20	401, 403, F, Spec, Hyp, 602, H, 701, V, I
54:18-55:2	60:4-6, 60:9-13, 72:12-20	401, 403, F, Spec, Hyp, 602, H, 701, V, I
58:1-22		401, 402, 403, F, Spec, 602, 701, H, I
58:25-60:3	60:4-6, 60:9-13	401, 402, 403, F, Spec, 602, 701, H, I
62:3-24	60:4-6, 60:9-13, 72:12-20	401, 402, 403, F, 602, H, I
63:19-22		401, 402, 403, F, 602, I
63:24-64:6		401, 402, 403, F, 602, I
64:10-65:6		401, 402, 403, F, 602, I
66:7-67:10	65:7-9, 65:12-66:2, 66:5-6, 72:12-20; 102:18-22	401, 402, 403, F, 602, H, I
67:12-69:17	65:7-9, 65:12-66:2, 66:5-6, 69:18-22, 70:7-15, 72:6-11, 102:18-22	401, 402, 403, F, 602, Spec, H, I, NT
72:21-73:15	69:8-17	401, 402, 403, F, 602, Spec, H, I
73:18-77:17	60:4-6, 60:9-13, 69:8-17, 72:12-20, 77:18-78:3, 78:7-13, 102:18-22	401, 402, 403, F, 602, 701, Spec, H, I
78:14-79:1	79:2-80:8	401, 402, 403, F, 602, 701, LC, H, I, P
80:9-20	79:2-80:8	401, 402, 403, F, 602, 701, LC, H, I, P
80:23-82:7	79:2-80:8, 85:4-7	401, 402, 403, F, 602, 701, LC, H, I, P
82:10-83:6	85:4-7	401, 402, 403, F, 602, Spec, I, H

Designation	Counter-Designation	Objection
83:9-84:5	84:6-85:3, 85:4-7	401, 402, 403, F, 602, Spec, I, H
85:18-21	85:22-86:4, 86:7-8	401, 402, 403, H, I, F, Spec
86:9-88:19	85:22-86:4, 86:7-8	401, 402, 403, H, I, F, Spec
89:3-90:23		401, 402, 403, F, Spec, H
95:1-98:22	60:4-6, 60:9-13, 72:12-20, 102:18-22	401, 402, 403, F, Spec, H, I
98:25-99:4	102:18-22	401, 402, 403, F, Spec, H, I
99:6-11	60:4-6, 60:9-13, 72:12-20, 102:18-22	401, 402, 403, F, Spec, H, I
99:14-23	102:18-22	401, 402, 403, F, Spec, H, I
99:25-100:7	102:18-22	401, 402, 403, F, Spec, H, I
100:9-14	100:6-7	I
100:16-22		I
100:25-101:10		I
101:12-13		I
103:13-105:24	110:16-23, 110:24-111:15	401, 402, 403, F, Spec, H, N, S, I
106:1-17	105:25, 110:16-23, 110:24-111:15	401, 402, 403, F, Spec, H, N, S, I
106:25-107:6		401, 402, 403, F, Spec, H, N, S, I
107:12-108:4	110:16-23, 110:24-111:15	S, I
109:15-110:5	108:16-109:14, 110:6-9, 110:12-23, 110:24-111:15	S, I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JAMES SCHANZ (11/23/2020)

Designation	Counter-Designation	Objection
9:7-10		
10:3-16:2		401, 402, 403, H
16:11-17:17		401, 402, 403
18:24-19:4	19:5-15, 20:10-14	V, I, H
20:23-21:4	21:5-17	I
21:18-23:14	21:5-17, 23:16-24:13	401, 402, 403, H, 602, F, S, I, NT
25:6-13		
25:24-27:2	27:3-11, 27:13, 27:20-28:2, 28:5-7, 28:9-18, 28:21-30:1, 30:4-13, 30:17	401, 402, 403, H, I
41:11-43:13	43:14-24	401, 402, 403, 602, F, H, I, NT
43:25-44:21	43:14-24, 54:7-24; 55:2-24, 55:2-14, 55:17-56:25, 57:3-9,	401, 402, 403, 602, F, H, I

Designation	Counter-Designation	Objection
	57:25-59:10, 59:13-14, 61:10-14, 61:17	
45:16-47:8	47:9-24, 48:3-9, 54:7-24; 55:2-24, 55:2-14, 55:17-56:25, 57:3-9, 57:25-59:10, 59:13-14, 61:10-14, 61:17	401, 402, 403, 602, F, H, NT
48:19-51:9	51:10-13, 51:24-52:2, 57:25-59:10, 59:13-14, 61:10-14, 61:17	401, 402, 403, 602, F, H, V, I, NT
52:3-53:10	53:11-16, 53:21-24; 54:1-5, 57:25-59:10, 59:13-14, 61:10-14, 61:17	401, 402, 403, 602, F, H, I, NT
59:16-17	57:25-59:10, 59:13-14, 61:10-14, 61:17	V, I
59:21-60:12	57:25-59:10, 59:13-14, 61:10-14, 61:17	401, 402, 403, 602, F, H, I
60:17-61:9	61:10-14, 61:17, 62:18-63:1; 63:4-20; 64:11-65:5, 68:5-69:2, 69:5, 73:9-74:1, 74:4-12, 74:14-18, 75:22-76:7, 76:19-25, 77:2-10, 77:13-78:8, 78:12-78:24, 79:2-3	401, 402, 403, 602, F, H, V, I
61:19-62:1	62:2-14, 62:16	401, 402, 403, 602, F, H, I
65:6-24	62:18-63:1; 63:4-20; 64:11-65:5, 65:25-66:1, 67:3, 68:5-69:2, 69:5	401, 402, 403, 602, F, H, I
69:7-70:14	43:14-24, 53:21-24; 54:1-5, 54:7-24; 55:2-24, 55:2-14, 55:17-56:25, 57:3-9, 57:25-59:10, 61:10-14, 61:17, 62:21-63:1, 63:4-63:20, 64:3-9, 64:11-65:5, 68:5-69:2, 69:5	401, 402, 403, 602, F, H, I
71:8-23	71:24-72:7, 72:9-17	401, 402, 403, 602, F, H, I
72:22-73:8	73:9-74:1, 74:4-12, 74:14-18	401, 402, 403, 602, F, H, I

Designation	Counter-Designation	Objection
74:24-75:20	75:22-76:7, 76:19-25, 77:2-10, 77:13-78:8, 78:12-78:24, 79:2-3	401, 402, 403, 602, F, H, I
79:5-80:4	77:24-78:8, 78:12-78:24, 79:2-3	401, 402, 403, 602, F, H, I
80:6-9	82:15-22, 82:25-83:3, 83:14-16, 83:18-24, 84:1-3, 84:18-23, 85:2-14	I
80:11-12	80:13, 82:15-22, 82:25-83:3, 83:14-16, 83:18-24, 84:1-3, 84:18-23, 85:2-14	I
80:14-16	82:15-22, 82:25-83:3, 83:14-16, 83:18-24, 84:1-3, 84:18-23, 85:2-14	I
80:19-20	82:15-22, 82:25-83:3, 83:14-16, 83:18-24, 84:1-3, 84:18-23, 85:2-14	I
80:22-24	82:15-22, 82:25-83:3, 83:14-16, 83:18-24, 84:1-3, 84:18-23, 85:2-14	I
87:3-15	85:16-19, 85:22-86:17, 86:19-87:1	401, 402, 403, 602, F, H, V, I, NT
89:21-23		
90:6-10		H
91:4-95:5		H
95:7-96:19		H
96:21-97:6		H
97:8-19		V, I
97:21-99:10	99:11-100:6, 100:18-20, 100:25-12, 102:12-15	401, 402, 403, 602, F, H, I

Designation	Counter-Designation	Objection
101:13-19	99:11-100:6, 100:18-20, 100:25-12, 102:12-15, 104:3- 10	401, 402, 403, 602, F, H, I
102:1-4		I, V
102:6-15		I, V
109:17-19	109:21	401, 402, 403, 602, F, H, I
109:25-110:5	109:21	401, 402, 403, 602, F, H, I
110:7-13		401, 402, 403, 602, F, H
110:15-16		401, 402, 403, 602, F, H
110:18-19		401, 402, 403, 602, F, H
110:21-24		401, 402, 403, 602, F, H, I, V
111:4-5		401, 402, 403, 602, F, H
111:7-9		401, 402, 403, 602, F, H
111:11-12		401, 402, 403, 602, F, H
111:14-15		401, 402, 403, 602, F, H
113:22-24		
122:3-18	121:11-17, 121:19-23	I
123:7-124:6	122:19-123:6	I
124:23-125:7		H
125:20-24		H
130:4-10	132:5-7, 132:10-12	401, 402, 403, NT, I
130:16-131:4	132:5-7, 132:10-12	401, 402, 403, H, I
131:6-12	132:5-7, 132:10-12	401, 402, 403, F, 602, I
131:14-18	131:20-23, 132:25-132:2, 132:5-7, 132:10-12	401, 402, 403, F, 602, I

Designation	Counter-Designation	Objection
133:12-134:1	134:2-3	I
134:12-20		401, 402, 403, H, V, I, NT
147:22-150:20	143:22-144:23, 144:25-146:16, 146:19-147:11, 147:14-20, 150:21-151:11	401, 402, 403, H, 602, F, N, I
151:12-16		401, 402, 403, F
151:19-152:7		401, 402, 403, F
152:9-153:23	154:7-10, 154:19-22, 155:6-9	401, 402, 403, H, I
156:2-25	155:10-21, 155:23-25, 157:1-4, 157:6-14, 157:16-20	401, 402, 403, H, I
157:22-24	157:1-4, 157:6-14, 157:16-20	401, 402, 403, H, I
158:1-7	157:1-4, 157:6-14, 157:16-20	401, 402, 403, H, I
158:15-159:12	158:9-14	401, 402, 403, H, I
163:13-164:7		401, 402, 403
164:9-13		401, 402, 403, I, V
164:15-165:5	165:6-10	401, 402, 403, I
165:11-18	165:6-10, 165:19-20, 165:22-166:12	401, 402, 403, I
169:21-172:1	166:21-167:9, 167:11-20, 168:16-169:20	401, 402, 403, H, V, I, N
172:3-173:5	166:21-167:9, 167:11-20, 168:16-169:20	401, 402, 403, H, V, I, N
177:4-9	177:10-13, 177:25-178:4, 189:2-10, 189:13-19, 189:22-190:1, 190:3-13, 190:16-22, 190:24-14	401, 402, 403, H, I

Designation	Counter-Designation	Objection
178:5-180:16	189:2-10, 189:13-19, 189:22-190:1, 190:3-13, 190:16-22, 190:24-14	401, 402, 403, 602, F, 701, N, H, I
180:20-181:10	189:2-10, 189:13-19, 189:22-190:1, 190:3-13, 190:16-22, 190:24-14	401, 402, 403, 602, F, 701, N, H, I
181:12-16	189:2-10, 189:13-19, 189:22-190:1, 190:3-13, 190:16-22, 190:24-14	401, 402, 403, 602, F, 701, N, H, I
181:19-182:14	189:2-10, 189:13-19, 189:22-190:1, 190:3-13, 190:16-22, 190:24-14	401, 402, 403, 602, F, 701, N, H, I
183:1-3		401, 402, 403, 602, F, 701, N, H
183:17-20	183:4-13, 183:15	401, 402, 403, 602, F, 701, N, H, I
183:22-184:7	166:21-167:9, 167:11-20, 168:16-169:20	401, 402, 403, 602, F, 701, N, H, I
184:10-14	166:21-167:9, 167:11-20, 168:16-169:20, 187:1-15, 187:18-24	401, 402, 403, 602, F, 701, N, H, I
184:17-185:18	166:21-167:9, 167:11-20, 168:16-169:20, 187:1-15, 187:18-24	401, 402, 403, 602, F, 701, N, H, I
185:20-186:10	166:21-167:9, 167:11-20, 168:16-169:20, 187:1-15, 187:18-24	401, 402, 403, 602, F, 701, N, H, I
188:1-6	166:21-167:9, 167:11-20, 168:16-169:20, 187:1-15, 187:18-24	401, 402, 403, 602, F, 701, N, H, I
188:9-20	166:21-167:9, 167:11-20, 168:16-169:20, 187:1-15, 187:18-24	401, 402, 403, 602, F, 701, N, H, I

Designation	Counter-Designation	Objection
188:22-189:1	166:21-167:9, 167:11-20, 168:16-169:20, 187:1-15, 187:18-24	401, 402, 403, 602, F, 701, N, H, I
191:15-21	189:2-10, 189:13-19, 189:22- 190:1, 190:3-13, 190:16-22, 190:24-14	401, 402, 403, 602, F, 701, H, NR, I, NT
191:23-192:3	189:2-10, 189:13-19, 189:22- 190:1, 190:3-13, 190:16-22, 190:24-14	401, 402, 403, 602, F, 701, H, NR, I, NT
192:5-10		401, 402, 403, 602, F, 701, H
192:13-193:6		401, 402, 403, 602, F, 701, H
193:8-10		401, 402, 403, 602, F, 701, H
193:13-20		401, 402, 403, 602, F, 701, H
246:24-247:22	247:25-248:3, 248:5-249:11, 250:8-13	401, 402, 403, F, H, Spec, 602, I
249:12-250:7	247:25-248:3, 248:5-249:11, 250:8-13	401, 402, 403, Spec, 602, F, H, I
250:16-20	247:25-248:3, 248:5-249:11, 250:8-13	401, 402, 403, Spec, 602, F, H, I
250:23-251:4	247:25-248:3, 248:5-249:11, 250:8-13	401, 402, 403, Spec, 602, F, H, I
251:6-252:7		NT
255:17-19		401, 402, 403, F, 602, Spec, H
255:22-256:5		401, 402, 403, F, 602, Spec, H
256:7-8		401, 402, 403, F, 602, Spec, H
256:12-18		401, 402, 403, F, 602, Spec, H

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JOHN SCHNIBBE (7/24/2020)

Designation	Counter-Designation	Objection
7:15-8:2		401, 402, 403
8:5-9:25		401, 402, 403, V
11:21-12:11		
13:25-14:20	13:21-24	F, AF, I
16:20-22		V
16:25-17:5		
17:25-19:23	19:24-20:12	I
20:13-21:4	19:24-20:12	V, I
21:7-22:13		V
22:20-23		Spec, F
23:1-5		V, Spec, F
23:9-24:6		F
24:8-19		

Designation	Counter-Designation	Objection
25:15-26:22	111:23-112:7 119:10-16	I
26:24-27:12		
27:16-18		
28:16-19		AF, Spec, F, V
28:23-30:17		AF, Spec, F, V
31:13-21		
34:1-10		
35:5-9		Spec
35:12-22		Spec, NT, I
36:2-18		Spec
37:14-17		
38:13-14		V
38:17-39:4		
41:25-42:1		
42:12-19		
43:11-44:4		
44:6-12		V
44:15-17		
44:20-45:16	45:17-23	I
46:5-8	46:9-18	I
46:25-48:25	46:9-18	V, I
49:3-23		

Designation	Counter-Designation	Objection
50:22-52:23	52:24-53:6	I
53:7-14	52:24-53:6	I
53:20-54:15		H
54:23-55:9		H
56:1-9		
56:12-20		
57:12-18		H
58:22-59:24		Spec, F, H
60:1-2		H
60:5-7		
60:11-22		Spec, F, V
61:1-3		
61:5-15		H
61:21-24		
62:4-5		V, Spec, F
62:9-16		
62:19-63:6		
69:7-24		
70:9-24	70:25-71:3	I
71:4-5	70:25-71:3	V, I
71:8-20		
71:25-72:8		
73:2-74:4		

Designation	Counter-Designation	Objection
74:10-13		V, Hyp
74:16-20		V
74:23-75:1		V
75:4-76:17		
76:20-21	76:22-24 77:2-3	I
77:4-78:2	76:22-24 77:2-3	I
78:6-12		V
78:15-17		V
78:20		
78:23-25	78:21-22	V, I
79:3-12		V
79:15-17		V
79:20-80:20		
81:1-83:21		
83:24-84:9		
84:12-86:5		
86:8-88:17	88:20-22 89:1-2	V, Hyp, NT, I, M, Arg
89:3-5	88:20-22 89:1-2	V, Arg, I
89:8-90:20	90:21	NT, I
90:25		I

Designation	Counter-Designation	Objection
91:7-9		
91:11		
92:14-93:5		
94:13-101:10		Hyp
102:25-103:5		401, 402
103:9-105:10	105:11-13 105:20-22	I
105:24-25	105:25-106:6	I, 401, 402
106:7-9		
106:12-22	107:1-6	I
107:15-17		
108:4-109:9		401, 402
109:16-110:25		
114:5-12	111:23-112:7 119:10-16	I
121:9-11		
121:20-123:6		F
123:11-13		F
123:16-21		F, I, NT
124:1-15		F, V
124:19-22		

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC

NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR KEVIN SMITH (12/2/2020)

Designation	Counter-Designation	Objection
10:19-22		
12:10-14:1	14:12-15, 16:24-17:1, 17:4	I, NT
14:16-20	14:12-15, 14:21-15:4, 16:24-17:1, 17:4	I
15:5-16:17	14:12-15, 14:21-15:4, 16:24-17:1, 17:4, 24:8-14	401, 402, 403, 602, F, H, I, NT
38:7-42:24	14:12-15, 16:24-17:1, 17:4, 17:6-11, 18:14-16, 19:4-20, 20:3-23:4, 23:7, 27:17-28:4, 56:1-6, 56:17-57:13, 58:8-59:6, 116:2-5, 116:8-9, 116:13-18, 155:25-156:2, 156:11-157:17, 157:22-159:15, 160:3-6, 160:14-23, 161:2-162:7, 162:12-163:8, 163:14-20; 165:8-10, 165:13-25	401, 402, 403, H, 602, Spec, F, I, NT
43:13-45:9	156:11-157:17, 157:22-159:15, 160:3-6, 160:14-23, 161:2-162:7, 162:12-163:8,	I, NT

Designation	Counter-Designation	Objection
	163:14-20; 165:8-10, 165:13-25	
48:16-53:13	17:6-11, 18:14-16, 19:4-20, 20:3-23:4, 23:7, 27:17-28:4, 47:22-48:6, 56:1-6, 56:17-57:13, 58:8-59:6, 63:12-64:19, 116:2-5, 116:8-9	401, 402, 403, H, 602, F, Spec, 701, LC, I, NT
81:7-85:2	17:6-11, 18:14-16, 19:4-20, 20:3-23:4, 23:7, 47:1-8, 80:25-81:6; 85:3-8, 85:11-18, 85:21-24, 87:3-22, 215:10-13, 215:25-217:2, Luis Guerra 12/4/2020 Deposition at 37:15-38:12, 54:19-55:9.	401, 402, 403, H, 602, F, Spec, I, NT
88:14-93:1	17:6-11, 18:14-16, 19:4-20, 20:3-23:4, 23:7, 27:17-28:4, 47:22-48:6, 56:1-6, 56:17-57:13, 58:8-59:6, 63:12-64:19	401, 402, 403, H, N, 602, F, Spec, 701, LC, I, NT
94:23-107:15	17:6-11, 18:14-16, 19:4-20, 20:3-23:4, 23:7, 85:11-18, 85:21-24, 87:3-22, 166:1-4, 166:12-168:21, 169:3-170:2, 176:20-23, 177:6-12, 177:15-179:9	401, 402, 403, F, 602, H, I, NT
117:9-118:21	17:6-11, 18:14-16, 19:4-20, 20:3-23:4, 23:7, 116:2-5, 116:8-9, 116:13-22, 116:25-7, 118:22-25, 172:25-173:5, 174:4-13; Joseph DiFalco 11/20/2020 Deposition at 129:2-7, 129:11-17, 129:19-130:9, 130:11-131:12, 227:6-9, 230:6-233:5	401, 402, 403, I, NT
123:23-126:6	196:8-10, 197:8-198:25, 199:3-5	Spec, F, 602, I, NT
127:13-128:17	196:8-10, 197:8-198:25, 199:3-5	Spec, F, 602, I, NT

Designation	Counter-Designation	Objection
170:3-172:24	166:1-4, 166:12-168:21, 169:3-170:2, 172:25-173:5, 174:4-13, 176:20-23, 177:6- 12, 177:15-179:9, 206:23- 207:19, 208:4-209:16, 209:20-210:5, 210:10-211:10, 212:2-4, 212:8-213:13, 236:21-24, 237:6-238:13, 239:3-240:5, 240:9-242:15, 242:23-243:3	401, 402, 403, Spec, F, 602, H, I
185:1-186:14	179:10-13, 180:3-19, 182:18- 183:7, 183:20-184:25, 186:16-187:9, 187:19-21, 187:23-188:14, 188:18-20	401, 402, 403, Spec, F, 602, I, NT
201:20-203:23	203:24-204:13	401, 402, 403, Spec, F, 602, H, I
204:17-206:22	203:24-204:13, 206:23- 207:19, 208:4-209:16, 209:20-210:5, 210:10-211:10, 212:2-4, 212:8-213:13, 236:21-24, 237:6-238:13, 239:3-240:5, 240:9-242:15, 242:23-243:3 I SHOULD COUNTER WITH N TRUST	401, 402, 403, Spec, F, 602, H, I
232:7-236:2	57:7-8, 59:11-60:3, 60:5-7, 60:10, 60:13-61:23, 85:11-18, 85:21-24, 87:3-22, 196:8-10, 197:8-198:25, 199:3-5, 206:23-207:19, 208:4-209:16, 209:20-210:5, 210:10-211:10, 212:2-4, 212:8-213:13, 236:21-24, 237:6-238:13, 239:3-240:5, 240:9-242:15, 242:23-243:3	401, 402, 403, Spec, F, 602, H, I
251:16-262:2	14:12-15, 16:24-17:1, 17:4, 17:6-11, 18:14-16, 19:4-20, 20:3-23:4, 23:7, 27:17-28:4, 56:1-6, 56:17-57:13, 58:8-	401, 402, 403, Spec, F, 602, H, 611, 701, N, I, LC, S

Designation	Counter-Designation	Objection
	59:6, 63:12-64:19, 116:2-5, 116:8-9, 116:13-18, 156:11-157:17, 157:22-159:15, 160:3-6, 160:14-23, 161:2-162:7, 162:12-163:8, 163:14-20; 165:8-10, 165:13-25	
263:1-280:6	14:12-15, 16:24-17:1, 17:4, 17:6-11, 18:14-16, 19:4-20, 20:3-23:4, 23:7, 27:17-28:4, 56:1-6, 56:17-57:13, 58:8-59:6, 63:12-64:19, 116:2-5, 116:8-9, 116:13-18, 156:11-157:17, 157:22-159:15, 160:3-6, 160:14-23, 161:2-162:7, 162:12-163:8, 163:14-20; 165:8-10, 165:13-25	401, 402, 403, Spec, F, 602, H, 701, S, I, LC, NT

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR JASON STAPLES (6/10/2020)

Designation	Counter-Designation	Objection
9:5-18		
11:14-14:23		
25:3-26:18	26:19-25; 27:1-9	NT, I
27:10-28:4	26:19-25; 27:1-9	NT, I
29:4-36:16		
39:12-40:6		AF, F
40:17-42:24		611; NT; V, S, Spec
43:1-45:10		NT; V; Spec, S
45:12-24		Spec, S, V; NT
46:2-52:22		Spec, S; V; F, AF; NT; Hyp

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR EDGAR THURMOND, JR.
(12/8/2020)

Designation	Counter-Designation	Objection
8:4-9	34:12-21, 35:2-38:14, 38:17	I
11:1-18:13	18:14-15, 18:18-19, 19:2-9, 19:12-20, 19:24-20:2, 20:5-8, 34:12-21, 35:2-38:14, 38:17	V, NT, Spec, 401, 402, 403, I
30:16-34:11	34:12-21, 35:2-38:14, 38:17	I, NT, F, V, C, 602
38:18-39:5	34:12-21, 35:2-38:14, 38:17, 47:2-8, 47:11, 51:4-20, 51:23, 102:20-103:5, 103:9	I
40:16-47:1	34:12-21, 35:2-38:14, 38:17, 47:2-8, 47:11, 51:4-20, 51:23, 102:20-103:5, 103:9, 130:5-7, 130:10-21	I, Spec, NT, V, AF, M, 401, 402, 403
47:12-51:3	47:2-8, 47:11, 51:4-20, 51:23, 102:20-103:5, 103:9, 130:5-7, 130:10-21	I, Spec, NT, M, 401, 402, 403
52:4-21	47:2-8, 47:11, 51:4-20, 51:23, 130:5-7, 130:10-21	I, NT, V, 401, 402, 403

Designation	Counter-Designation	Objection
53:13-57:11	19:2-9, 19:12-20, 19:24-20:2, 20:5-8	I, Spec, Hyp, V, NT, 401, 402, 403
65:20-67:16	67:17-68:9, 68:12, 68:18-22, 69:1, 69:4-6, 69:9-22	I, NT, Spec, V, 401, 402, 403, 701
68:13-17	67:17-68:9, 68:12, 68:18-22, 69:1, 69:4-6, 69:9-22	I, 401, 402, 403
104:19-107:8	74:21-75:11, 75:23-76:8, 76:14-24, 77:7-78:12, 78:22- 80:1, 80:13-81:15, 84:13-23, 85:2-21, 87:19-21, 107:9-21, 108:1-4, 108:7-21, 109:1-17, 109:20-110:4, 110:7-11, 112:4-12, 130:5-7, 130:10-21	I, NT, LC, V, Spec, 401, 402, 403
110:22-112:3	74:21-75:11, 75:23-76:8, 76:14-24, 77:7-78:12, 78:22- 80:1, 80:13-81:15, 84:13-23, 85:2-21, 87:19-21, 107:9-21, 108:1-4, 108:7-21, 109:1-17, 109:20-110:4, 110:7-11, 112:4-12, 130:5-7, 130:10-21	I, NT, F, V, Spec, 401, 402, 403

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF

FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR DARRIN THURSTON (12/9/2020)

Designation	Counter-Designation	Objection
5:23-6:11		403, NT
7:22-10:24	119:18-120:9	I
11:7-17	11:18-12:1	I
12:5-15	12:16-22	I
12:23-13:5	12:16-22	I
14:15-15:5		
17:21-24		
18:2		
18:5-15	18:4	I, 401, 402
18:18		I, 401, 402
19:8-11		401, 402, 403, 701, F, Spec, V
19:15		401, 402, 403, 701, F, Spec, V

Designation	Counter-Designation	Objection
19:21-24	119:18-120:9	401, 402, V, I
20:2	119:18-120:9	401, 402, V, I
20:4-5	119:18-120:9	401, 402, V, I
20:7	119:18-120:9	401, 402, V, I
22:10-13	117:23-118:12	401, 402, Spec, V, 602, 701, I
22:17	117:23-118:12	401, 402, 602, I
22:19-24	117:23-118:12	401, 402, 602, I
26:16-27:17		401, 402
27:20		401, 402
28:9-13		401, 402
28:15		401, 402
28:17-19		401, 402, 611, 701
28:22		401, 402, 611, 701
30:12-14		V, 401, 402, 403
30:16-31:1		V, 401, 402, 403
38:2-12	119:18-120:9	Spec, V, I
38:14-15	119:18-120:9	V, 401, 402, 403, I
38:17	119:18-120:9	V, 401, 402, 403, I
88:7-89:22		611, Spec, C
110:24		I
111:11-16		401, 402
111:22-112:3		401, 402
112:15-24		V, 401, 402

Designation	Counter-Designation	Objection
113:6-12		V, 401, 402

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR SHANE TUNNELL (11/10/2020)

Designation	Counter-Designation	Objection
9:12-17	60:22-61:7; 67:15-22; 70:5-12; 70:22-71:22; 72:14-74:9	I
10:20-11:5	60:22-61:7; 67:15-22; 70:5-12; 70:22-71:22; 72:14-74:9	I
11:12-14:12	60:22-61:7; 67:15-22; 70:5-12; 70:22-71:22; 72:14-74:9	I
14:23-24	60:22-61:7; 67:15-22; 70:5-12; 70:22-71:22; 72:14-74:9	I
15:4-18:20	60:22-61:7; 67:15-22; 70:5-12; 70:22-71:22; 72:14-74:9	I
18:24-20:11		F; 701; H; Spec; 602; V; N
20:20-24:7		701; H; Spec; 602; V; N; NR; F; AF
24:10-25:3		F; AF; V; Hyp; Spec; 701
25:12-26:2		V; Spec; 701; Hyp
26:4-19		V; Spec; 701; Hyp

Designation	Counter-Designation	Objection
26:21-27:15		V; Spec; 701; Hyp
27:17-28:25	91:21-92:1	V; Spec; 701; Hyp; I
29:11-30:23		V; Spec; 602; H; 701
31:1-32:16		V; Spec; 602; 701; LC
33:3-18		
33:20-22		
34:12-35:21		H; 701; 602; Spec; LC
35:23-36:1		701; 602; Spec; LC; H
36:3-38:4		701; 602; Spec; LC; H; NR; 801; V
38:6-39:7		801; V; 602; Spec
39:9-14		801; V; 602; Spec
39:16-21		801; 602; Spec; V
39:23-40:4	91:21-92:1	801; 602; Spec; V; I
40:6-7	91:21-92:1	V; I
40:10-41:11	91:21-92:1	H; V; Spec; 602; I
41:13-42:19	91:21-92:1	H; Spec; 602; LC; 701; I
42:21-43:14	91:21-92:1	H; Spec; 602; LC; 701; I
43:16-44:9	91:21-92:1	Spec; 602; LC; 701; H; I
44:11-51:3	91:21-92:1	Spec; 602; LC; 701; H; NT; N; V; AF; I
51:21-54:5		H; Spec; 602; 701; V; LC
54:7-22		Spec; 602; V; NR; 701
55:8-56:16		H; Spec; 602; 701; LC

Designation	Counter-Designation	Objection
56:18-57:3		Spec; 602; 701; LC; NT
57:6-58:16		H; Spec; 602; 701; LC; NT
58:18-22		Spec; 602; 701; LC
58:24		Spec; 602; 701; LC

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC

NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR TIMOTHY VALLEY (11/17/2020)

Designation	Counter-Designation	Objection
6:8-13		
265:1-266:24	113:21-114:10; 114:16-25; 115:3-7; 115:9-16; 117:4- 118:22, 118:24-119:6, 119:8- 11, 119:13-21, 121:2-6	611, Spec, NT, I
267:1-269:11	113:21-114:10; 114:16-25; 115:3-7; 115:9-16; 117:4- 118:22, 118:24-119:6, 119:8- 11, 119:13-21, 121:2-6	I, F, Spec, 401, 402, 403, 611, M, C, L, LC

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec

DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR MICHAEL WILSON (6/23/2020)

Designation	Counter-Designation	Objection
7:17-10:4		V, NT
10:14-12:22		S, 401, 402, 403, NT
14:3-17	14:18-20, 15:4-10	S, V, F, Hyp, Spec, I
15:2-3	14:18-20, 15:4-10	S, I, F
15:16-16:11	30:9-19, 31:14-15, 31:17, 31:19-21, 32:3-10	S, F, 602, Spec, 401, 402, 403, V, I
17:18-18:6	30:9-19, 31:14-15, 31:17, 31:19-21, 32:3-10	S, V, 401, 402, 403, I
18:13-21:14	21:22-22:2, 22:4-6	S, 401, 402, 403, I, NT
22:8-27:12	72:19-73:16, 73:21-22, 74:4- 10, 82:14-17, 83:1-85:1, 85:3-5	V, NT, N, C, M, 401, 402, 403, H, I
43:14-52:22	40:19-41:11, 41:14-16, 41:18-22, 53:1-4, 82:14-17, 83:1-85:1, 85:3-5; 85:12- 87:2, 87:3-7, 87:11-88:15, 88:21-89:1, 89:4-19, 90:9-11,	S, NT, V, 401, 402, 403, LC, F, Spec, 602, M, H, I

Designation	Counter-Designation	Objection
	90:14-91:10, 91:12-13, 92:16-94:7	
53:15-58:19	40:19-41:11, 41:14-16, 41:18-22, 61:19-20, 62:2-11, 63:4-9, 63:11-64:3, 64:6-7, 82:14-17, 83:1-85:1, 85:3-5, 85:12-87:2, 87:3-7, 87:11- 88:15, 88:21-89:1, 89:4-19, 90:9-11, 90:14-91:10, 91:12- 13, 92:16-94:7	NT, 401, 402, 403, S, V, I
64:13-72:17	40:19-41:11, 41:14-16, 41:18-22, 72:19-73:16, 73:21-22, 74:4-10, 82:14-17, 83:1-85:1, 85:3-5, 85:12- 87:2, 87:3-7, 87:11-88:15, 88:21-89:1, 89:4-19, 90:9-11, 90:14-91:10, 91:12-13, 92:16-94:7	NT, 401, 402, 403, I
74:19-22	35:6-36:21, 37:1-9, 37:12-19, 40:19-41:11, 41:14-16, 41:18-22, 74:11-13, 76:15-18, 82:14-17, 83:1-85:1, 85:3-5, 85:12-87:2, 92:16-94:7	401, 402, 403, I
77:1-79:11	35:6-36:21, 37:1-9, 37:12-19, 40:19-41:11, 41:14-16, 41:18-22, 74:11-13, 76:15-18, 80:13-20, 81:1-2, 81:11-82:8, 82:14-17, 83:1-85:1, 85:3-5, 85:12-87:2, 92:16-94:7	401, 402, 403, I
80:2-12	35:6-36:21, 37:1-9, 37:12-19, 40:19-41:11, 41:14-16, 41:18-22, 80:13-20, 81:1-2, 81:11-82:8, 82:14-17, 83:1- 85:1, 85:3-5, 85:12-87:2, 87:11-88:15, 88:21-89:1, 89:4-19, 90:9-11, 90:14- 91:10, 91:12-13, 92:16-94:7	401, 402, 403, I
80:21-22	35:6-36:21, 37:1-9, 37:12-19, 40:19-41:11, 41:14-16,	401, 402, 403, I

Designation	Counter-Designation	Objection
	41:18-22, 80:13-20, 81:1-2, 81:11-82:8, 82:14-17, 83:1-85:1, 85:3-5, 85:12-87:2, 92:16-94:7	
81:3-9	35:6-36:21, 37:1-9, 37:12-19, 80:13-20, 81:1-2, 81:11-82:8, 82:14-17, 83:1-85:1, 85:3-5, 85:12-87:2	401, 402, 403, I
Description		Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)		401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)		403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)		602
LACKS FOUNDATION		F
CALLS FOR SPECULATION		Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER		I
VAGUE AND AMBIGUOUS		V
IMPROPER / INCOMPLETE HYPOTHETICAL		Hyp
COMPOUND		C
ASSUMES FACTS NOT IN EVIDENCE		AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)		408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)		P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)		611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT		701
IMPROPER TESTIMONY BY EXPERT WITNESS		702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)		H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)		BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS		NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS		S
ARGUMENTATIVE		Arg
MISCHARACTERIZATION		M
CALLS FOR LEGAL CONCLUSION		LC

NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR ED WOLFFE (8/14/2020)

Designation	Counter-Designation	Objection
7:11-20		
8:1-9:8		
9:14-11:25	9:9-13	I
12:11-13:6		
13:18-14:18	14:23-15:9	Spec, V, I
14:20-22		
15:10-17		V, Spec
15:19-16:17		C, V
16:19-17:5	17:8-18	I
18:12-14		
20:23-21:19		
22:11-18	22:19-22; 23:5-10	I
23:19-23		Spec, V

Designation	Counter-Designation	Objection
23:25-24:4		Spec, V
24:6-25:10		Spec, V
25:17-26:18		NT; V
26:21-27:18		
28:11-14		V
28:23-30:2		Spec
30:4-16		Spec
30:18-33:23	33:24-34:3	V, I
34:17-36:3		
36:7-19		
37:20-38:3	38:4-13	I
38:14-21	38:4-13	I
39:17-40:1		V
40:4-7		
40:11-41:7		Spec, V, S, F
41:9-12		F, AF, S
41:14-19		
43:21-44:7		S, Spec, V
44:18-21	45:2-6	F, S, Spec, V, I
45:7-9		
46:2-12		V, NT
46:24-47:8	47:9-13	I
48:8-21		Spec, C, V

Designation	Counter-Designation	Objection
67:23-68:6		
68:13-71:12		
71:18-73:5	73:18-74:9	I
75:20-76:5		
76:20-77:3		Spec, LC, V
77:7-11		
77:20-78:22		
79:9-16		LC, Spec, V, M, AF, F
83:5-84:16		
85:8-86:3	86:4-19	I
86:20-87:2	86:4-19	I
87:7-89:2		
89:6-8		
90:1-6	90:7-91:21	I
91:22-92:18	90:7-91:21	I
93:9-21		V
94:14-95:5	95:6-25	I
96:1-16	95:6-25	M, I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
)	
and)	C.A. NO. 19-1343-RGA-CJB
)	
SHURE ACQUISITION HOLDINGS, INC.,)	JURY TRIAL DEMANDED
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.,)	
)	
Defendant.)	

PLAINTIFFS' DEPOSITION DESIGNATIONS FOR GLENN YATES (5/15/2020)

Designation	Counter-Designation	Objection
6:4-11:6	48:23-51:8; 52:12-21; 54:4-18; 83:24-84:5; 85:6-8	H; 602; Spec; 701; I
12:2-19:9	83:24-84:5	H; N; NT; AF; I
20:1-25:1	83:24-84:5	H; AF; NT; C; 602; Spec; 701; LC; I
27:16-35:4		H; NT; AF; LC; 701; 602; Spec; V
35:8-14		701; 602; Spec; LC; AF
36:20-39:25		701; 602; Spec; NR; V; 403; H; NT
63:6-64:3		401; 403
64:7-67:3		NT
70:20-71:24		H
73:3-74:9		701; 602; Spec; H; NT
74:16-77:15		H; Spec; 602

Designation	Counter-Designation	Objection
80:13-22		
83:6-22		
84:10-18	83:24-84:5	I

Description	Objections
FEDERAL RULES OF EVIDENCE 401/402 (IRRELEVANT)	401, 402
FEDERAL RULE OF EVIDENCE 403 (UNDULY PREJUDICIAL, CONFUSING, MISLEADING, DELAY, AND/OR WASTE OF TIME)	403
FEDERAL RULE OF EVIDENCE 602 (LACK OF PERSONAL KNOWLEDGE OR COMPETENCY)	602
LACKS FOUNDATION	F
CALLS FOR SPECULATION	Spec
DESIGNATION INCOMPLETE / INCOMPREHENSIBLE / INCOMPLETE QUESTION / ANSWER	I
VAGUE AND AMBIGUOUS	V
IMPROPER / INCOMPLETE HYPOTHETICAL	Hyp
COMPOUND	C
ASSUMES FACTS NOT IN EVIDENCE	AF
FEDERAL RULE OF EVIDENCE 408 (COMPROMISE OFFERS AND NEGOTIATIONS)	408
FEDERAL RULE OF EVIDENCE 501 (PRIVILEGE)	P
FEDERAL RULE OF EVIDENCE 611(C) (LEADING)	611
IMPROPER LAY OPINION / IMPROPER EXPERT TESTIMONY BY NON-EXPERT	701
IMPROPER TESTIMONY BY EXPERT WITNESS	702/703
FEDERAL RULE OF EVIDENCE 802 (HEARSAY)	H
FEDERAL RULE OF EVIDENCE 611(B) (BEYOND SCOPE OF DESIGNATIONS)	BSD
NOT TESTIMONY – INCLUDES ATTORNEY OBJECTIONS AND/OR DISCUSSIONS BETWEEN ATTORNEYS	NT
BEYOND SCOPE OF 30(b)(6) NOTICE / QUESTIONS	S
ARGUMENTATIVE	Arg
MISCHARACTERIZATION	M
CALLS FOR LEGAL CONCLUSION	LC
NON-RESPONSIVE	NR
NARRATIVE	N

EXHIBIT 11

Defendant's Deposition Designations, Plaintiff's Objections, and Counter Designations

Transcript Date	Deponent	ClearOne's Affirmative Designation	Shure's Objections	Shure's Counter-Designations	ClearOne's Objections
June 19, 2020	Abraham Mathew DE 20200619	6:22 - 6:23			
June 19, 2020	Abraham Mathew DE 20200619	7:2 - 7:5			
June 19, 2020	Abraham Mathew DE 20200619	12:5 - 12:17			
June 19, 2020	Abraham Mathew DE 20200619	12:18 - 12:19			
June 19, 2020	Abraham Mathew DE 20200619	13:10 - 13:16			
June 19, 2020	Abraham Mathew DE 20200619	13:22 - 14:11			
June 19, 2020	Abraham Mathew DE 20200619	14:24 - 15:17			
June 19, 2020	Abraham Mathew DE 20200619	17:8 - 17:21			
June 19, 2020	Abraham Mathew DE 20200619	17:1 - 17:4	R		
June 19, 2020	Abraham Mathew DE 20200619	17:25 - 18:12	R		
June 19, 2020	Abraham Mathew DE 20200619	18:23 - 19:2	R		
June 19, 2020	Abraham Mathew DE 20200619	19:8 - 20:1	R		
June 19, 2020	Abraham Mathew DE 20200619	21:15 - 21:24	v	20:22-25; 21:25-22:23	
June 19, 2020	Abraham Mathew DE 20200619	27:4 - 27:13	R		
June 19, 2020	Abraham Mathew DE 20200619	27:22 - 27:25	R		
June 19, 2020	Abraham Mathew DE 20200619	28:13 - 28:16	R		
June 19, 2020	Abraham Mathew DE 20200619	32:9 - 33:6	R, Sp		
June 19, 2020	Abraham Mathew DE 20200619	34:11 - 35:1	R		
June 19, 2020	Abraham Mathew DE 20200619	35:24 - 36:9	R		
June 19, 2020	Abraham Mathew DE 20200619	38:14 - 39:1	R		
June 19, 2020	Abraham Mathew DE 20200619	40:19 - 41:4	R		
June 19, 2020	Abraham Mathew DE 20200619	41:10 - 42:17	R		
June 19, 2020	Abraham Mathew DE 20200619	51:2 - 51:17	R		
June 19, 2020	Abraham Mathew DE 20200619	55:1 - 55:9	R		
June 19, 2020	Abraham Mathew DE 20200619	55:13 - 55:18	R		
June 19, 2020	Abraham Mathew DE 20200619	57:20 - 58:17	R		
June 19, 2020	Abraham Mathew DE 20200619	59:21 - 59:23	R		
June 19, 2020	Abraham Mathew DE 20200619	60:10 - 60:24	R		
June 19, 2020	Abraham Mathew DE 20200619	63:25 - 64:9	R		
June 19, 2020	Abraham Mathew DE 20200619	64:12 - 64:20	R		
June 19, 2020	Abraham Mathew DE 20200619	66:7 - 66:14	R		
June 19, 2020	Abraham Mathew DE 20200619	66:15 - 67:5	R		
June 19, 2020	Abraham Mathew DE 20200619	67:13 - 67:17	R		
June 19, 2020	Abraham Mathew DE 20200619	68:9 - 68:14	R		
June 19, 2020	Abraham Mathew DE 20200619	69:1 - 69:12	R		
June 19, 2020	Abraham Mathew DE 20200619	75:19 - 76:4	R		
June 19, 2020	Abraham Mathew DE 20200619	76:10 - 76:16	R		
June 19, 2020	Abraham Mathew DE 20200619	86:23 - 87:12	R		
January, 4, 2019	Abraham Mathew IL 20190104	5:4 - 5:12			
January, 4, 2019	Abraham Mathew IL 20190104	6:14 - 6:23			
January, 4, 2019	Abraham Mathew IL 20190104	7:2 - 8:5			
January, 4, 2019	Abraham Mathew IL 20190104	8:10 - 8:25			
January, 4, 2019	Abraham Mathew IL 20190104	9:2 - 9:5			
January, 4, 2019	Abraham Mathew IL 20190104	9:6 - 9:17			
January, 4, 2019	Abraham Mathew IL 20190104	11:8 - 12:16			
January, 4, 2019	Abraham Mathew IL 20190104	12:17 - 12:23			
January, 4, 2019	Abraham Mathew IL 20190104	12:24 - 14:4			
January, 4, 2019	Abraham Mathew IL 20190104	14:5 - 15:18			
January, 4, 2019	Abraham Mathew IL 20190104	15:20 - 16:5			
January, 4, 2019	Abraham Mathew IL 20190104	16:6 - 16:20			
January, 4, 2019	Abraham Mathew IL 20190104	16:22 - 16:22			
January, 4, 2019	Abraham Mathew IL 20190104	16:24 - 18:4			
January, 4, 2019	Abraham Mathew IL 20190104	18:6 - 18:18			
January, 4, 2019	Abraham Mathew IL 20190104	19:7 - 19:18	R		
January, 4, 2019	Abraham Mathew IL 20190104	20:3 - 20:23	R		

January, 4, 2019	Abraham Mathew IL 20190104	23:2 - 23:25	R		
January 4 2019	Abraham Mathew IL 20190104	25:12 - 26:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	28:22 - 29:3	R		
January, 4, 2019	Abraham Mathew IL 20190104	29:10 - 29:19	R		
January, 4, 2019	Abraham Mathew IL 20190104	29:21 - 29:25	R		
January, 4, 2019	Abraham Mathew IL 20190104	30:14 - 31:2	R		
January, 4, 2019	Abraham Mathew IL 20190104	34:14 - 35:3	R		
January, 4, 2019	Abraham Mathew IL 20190104	36:7 - 36:20	R		
January, 4, 2019	Abraham Mathew IL 20190104	36:21 - 36:23	R		
January, 4, 2019	Abraham Mathew IL 20190104	37:2 - 37:12	R		
January, 4, 2019	Abraham Mathew IL 20190104	39:23 - 40:21	R		
January, 4, 2019	Abraham Mathew IL 20190104	41:23 - 42:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	43:7 - 44:4	R		
January, 4, 2019	Abraham Mathew IL 20190104	44:7 - 44:14	R		
January, 4, 2019	Abraham Mathew IL 20190104	44:20 - 45:13	R		
January, 4, 2019	Abraham Mathew IL 20190104	45:14 - 45:25	R		
January, 4, 2019	Abraham Mathew IL 20190104	46:5 - 46:10	R		
January, 4, 2019	Abraham Mathew IL 20190104	46:20 - 47:18	R		
January, 4, 2019	Abraham Mathew IL 20190104	52:3 - 52:10	R		
January, 4, 2019	Abraham Mathew IL 20190104	52:13 - 53:2	R		
January, 4, 2019	Abraham Mathew IL 20190104	53:22 - 54:19	R		
January, 4, 2019	Abraham Mathew IL 20190104	62:21 - 64:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	64:6 - 64:20	R		
January, 4, 2019	Abraham Mathew IL 20190104	65:18 - 65:20	R		
January, 4, 2019	Abraham Mathew IL 20190104	67:5 - 67:8	R		
January, 4, 2019	Abraham Mathew IL 20190104	67:9 - 67:21	R		
January 4 2019	Abraham Mathew IL 20190104	67:25 - 68:20	R		
January, 4, 2019	Abraham Mathew IL 20190104	68:22 - 68:24	R		
January, 4, 2019	Abraham Mathew IL 20190104	69:3 - 69:12	R		
January, 4, 2019	Abraham Mathew IL 20190104	69:13 - 70:13	R		
January, 4, 2019	Abraham Mathew IL 20190104	70:14 - 71:9	R		
January, 4, 2019	Abraham Mathew IL 20190104	73:5 - 73:23	R		
January, 4, 2019	Abraham Mathew IL 20190104	74:7 - 74:13	R		
January, 4, 2019	Abraham Mathew IL 20190104	76:3 - 76:13	R		
January, 4, 2019	Abraham Mathew IL 20190104	76:23 - 77:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	77:7 - 77:10	R		
January, 4, 2019	Abraham Mathew IL 20190104	77:23 - 78:3	R		
January, 4, 2019	Abraham Mathew IL 20190104	82:6 - 83:2	R		
January, 4, 2019	Abraham Mathew IL 20190104	83:9 - 83:15	R		
January, 4, 2019	Abraham Mathew IL 20190104	83:21 - 84:6	R		
January, 4, 2019	Abraham Mathew IL 20190104	85:8 - 85:18	R		
January, 4, 2019	Abraham Mathew IL 20190104	85:19 - 85:23	R		
January, 4, 2019	Abraham Mathew IL 20190104	85:25 - 86:9	R		
January, 4, 2019	Abraham Mathew IL 20190104	86:24 - 87:17	R		
January, 4, 2019	Abraham Mathew IL 20190104	87:18 - 87:20	R		
January, 4, 2019	Abraham Mathew IL 20190104	87:23 - 88:13	R		
January, 4, 2019	Abraham Mathew IL 20190104	88:14 - 89:10	R		
January, 4, 2019	Abraham Mathew IL 20190104	89:16 - 90:13	R		
January, 4, 2019	Abraham Mathew IL 20190104	90:16 - 91:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	91:10 - 95:14	R		
January, 4, 2019	Abraham Mathew IL 20190104	96:4 - 98:4	R		
January 4 2019	Abraham Mathew IL 20190104	98:5 - 98:15	R		
January, 4, 2019	Abraham Mathew IL 20190104	100:11 - 101:9	R		
January, 4, 2019	Abraham Mathew IL 20190104	102:25 - 103:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	103:8 - 103:25	R		
January, 4, 2019	Abraham Mathew IL 20190104	104:3 - 104:9	R		

January, 4, 2019	Abraham Mathew IL 20190104	105:24 - 106:9	R		
January 4, 2019	Abraham Mathew IL 20190104	106:11 - 106:25	R		
January, 4, 2019	Abraham Mathew IL 20190104	109:8 - 109:22	R		
January, 4, 2019	Abraham Mathew IL 20190104	109:25 - 110:4	R		
January, 4, 2019	Abraham Mathew IL 20190104	111:11 - 111:23	R		
January, 4, 2019	Abraham Mathew IL 20190104	114:24 - 115:14	R		
January, 4, 2019	Abraham Mathew IL 20190104	115:17 - 115:21	R		
January, 4, 2019	Abraham Mathew IL 20190104	116:4 - 117:9	R		
January, 4, 2019	Abraham Mathew IL 20190104	117:18 - 117:25	R		
January, 4, 2019	Abraham Mathew IL 20190104	122:13 - 122:22	R		
January, 4, 2019	Abraham Mathew IL 20190104	122:24 - 123:3	R		
January, 4, 2019	Abraham Mathew IL 20190104	124:2 - 124:4	R		
January, 4, 2019	Abraham Mathew IL 20190104	128:20 - 129:4	R		
January, 4, 2019	Abraham Mathew IL 20190104	129:5 - 129:7	R		
January, 4, 2019	Abraham Mathew IL 20190104	129:9 - 129:22	R		
January, 4, 2019	Abraham Mathew IL 20190104	130:22 - 130:24	R, P, V, L		
January, 4, 2019	Abraham Mathew IL 20190104	130:10 - 130:20	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	131:2 - 131:9	R, P, V, L		
January, 4, 2019	Abraham Mathew IL 20190104	131:13 - 131:17	R, P, V, L		
January, 4, 2019	Abraham Mathew IL 20190104	131:20 - 132:2	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	132:5 - 132:5	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	132:12 - 132:15	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	132:19 - 133:2	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	133:3 - 133:22	R		
January, 4, 2019	Abraham Mathew IL 20190104	133:25 - 134:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	134:7 - 134:11	R		
January 4, 2019	Abraham Mathew IL 20190104	136:6 - 136:9	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	136:20 - 137:10	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	137:17 - 137:18	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	138:14 - 138:15	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	138:20 - 139:7	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	139:9 - 139:14	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	140:3 - 140:7	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	144:18 - 146:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	146:10 - 146:15	R		
January, 4, 2019	Abraham Mathew IL 20190104	146:19 - 147:8	R		
January, 4, 2019	Abraham Mathew IL 20190104	147:9 - 147:15	R		
January, 4, 2019	Abraham Mathew IL 20190104	147:19 - 147:22	R		
January, 4, 2019	Abraham Mathew IL 20190104	149:5 - 150:3	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	150:5 - 150:15	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	150:16 - 153:13	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	153:18 - 153:22	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	153:25 - 155:2	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	155:4 - 155:15	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	155:23 - 156:6	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	156:10 - 156:10	R, P		
January, 4, 2019	Abraham Mathew IL 20190104	157:13 - 158:7	R		
January, 4, 2019	Abraham Mathew IL 20190104	158:8 - 159:7	R		
January, 4, 2019	Abraham Mathew IL 20190104	159:11 - 160:6	R		
January, 4, 2019	Abraham Mathew IL 20190104	160:10 - 160:22	R		
January, 4, 2019	Abraham Mathew IL 20190104	162:8 - 162:21	R		
January 4, 2019	Abraham Mathew IL 20190104	165:19 - 165:25	R		
January, 4, 2019	Abraham Mathew IL 20190104	166:2 - 167:3	R		
January, 4, 2019	Abraham Mathew IL 20190104	167:4 - 168:5	R		
January, 4, 2019	Abraham Mathew IL 20190104	168:7 - 168:12	R		
January, 4, 2019	Abraham Mathew IL 20190104	169:2 - 169:11	R		

January, 4, 2019	Abraham Mathew IL 20190104	169:24 - 170:12	R		
January 4 2019	Abraham Mathew IL 20190104	170:15 - 171:24	R		
January, 4, 2019	Abraham Mathew IL 20190104	171:25 - 172:6	R		
January, 4, 2019	Abraham Mathew IL 20190104	172:11 - 172:14	R		
January, 4, 2019	Abraham Mathew IL 20190104	175:11 - 176:4	R		
January, 4, 2019	Abraham Mathew IL 20190104	176:5 - 176:14	R		
January, 4, 2019	Abraham Mathew IL 20190104	180:21 - 181:9			
January, 4, 2019	Abraham Mathew IL 20190104	181:10 - 181:13			
January, 4, 2019	Abraham Mathew IL 20190104	181:22 - 182:19			
January, 4, 2019	Abraham Mathew IL 20190104	182:20 - 185:5			
January, 4, 2019	Abraham Mathew IL 20190104	185:7 - 186:6		186:7-14	
January, 4, 2019	Abraham Mathew IL 20190104	188:21 - 188:25			
January, 4, 2019	Abraham Mathew IL 20190104	189:8 - 191:6	R		
January, 4, 2019	Abraham Mathew IL 20190104	192:10 - 192:20	R		
January, 4, 2019	Abraham Mathew IL 20190104	192:21 - 192:25	R		
January, 4, 2019	Abraham Mathew IL 20190104	194:13 - 195:7	R		
January, 4, 2019	Abraham Mathew IL 20190104	196:2 - 196:17	R		
January, 4, 2019	Abraham Mathew IL 20190104	200:14 - 200:16			
January, 4, 2019	Abraham Mathew IL 20190104	200:19 - 200:19			
January, 9, 2020	Abraham Mathew IL 20200109	6:10 - 6:12			
January, 9, 2020	Abraham Mathew IL 20200109	7:12 - 8:9			
January, 9, 2020	Abraham Mathew IL 20200109	9:10 - 9:25			
January, 9, 2020	Abraham Mathew IL 20200109	10:1 - 10:4			
January, 9, 2020	Abraham Mathew IL 20200109	10:6 - 12:4			
January, 9, 2020	Abraham Mathew IL 20200109	12:13 - 13:12	S		
January, 9, 2020	Abraham Mathew IL 20200109	13:22 - 14:12	L, AF, H		
January 9 2020	Abraham Mathew IL 20200109	14:16 - 14:23	S M V		
January, 9, 2020	Abraham Mathew IL 20200109	15:2 - 16:4			
January, 9, 2020	Abraham Mathew IL 20200109	16:8 - 16:18	S, V		
January, 9, 2020	Abraham Mathew IL 20200109	16:19 - 16:20	S		
January, 9, 2020	Abraham Mathew IL 20200109	16:23 - 16:24			
January, 9, 2020	Abraham Mathew IL 20200109	17:2 - 17:6			
January, 9, 2020	Abraham Mathew IL 20200109	17:21 - 17:24	M		
January, 9, 2020	Abraham Mathew IL 20200109	18:2 - 18:12	M, AA		
January, 9, 2020	Abraham Mathew IL 20200109	18:15 - 19:9			
January, 9, 2020	Abraham Mathew IL 20200109	19:17 - 20:4	S, M, V		
January, 9, 2020	Abraham Mathew IL 20200109	19:13 - 19:15			
January, 9, 2020	Abraham Mathew IL 20200109	21:4 - 22:5	S, R, V		
January, 9, 2020	Abraham Mathew IL 20200109	22:6 - 22:10	S, R, V		
January, 9, 2020	Abraham Mathew IL 20200109	22:11 - 22:20	S, R, V		
January, 9, 2020	Abraham Mathew IL 20200109	22:23 - 23:13	S		
January, 9, 2020	Abraham Mathew IL 20200109	25:22 - 26:5	S, V		
January, 9, 2020	Abraham Mathew IL 20200109	25:13 - 25:20	S, V		
January, 9, 2020	Abraham Mathew IL 20200109	27:17 - 28:4			
January, 9, 2020	Abraham Mathew IL 20200109	28:14 - 29:12	V		
January, 9, 2020	Abraham Mathew IL 20200109	28:5 - 28:12	V		
January, 9, 2020	Abraham Mathew IL 20200109	28:14 - 29:12		30:9-15	
January, 9, 2020	Abraham Mathew IL 20200109	29:21 - 29:24		30:9-15	
January, 9, 2020	Abraham Mathew IL 20200109	30:16 - 33:5			
January, 9, 2020	Abraham Mathew IL 20200109	30:4 - 30:7		30:9-15	
January, 9, 2020	Abraham Mathew IL 20200109	33:13 - 33:16			
January 9 2020	Abraham Mathew IL 20200109	33:19 - 34:7			
January, 9, 2020	Abraham Mathew IL 20200109	47:23 - 48:11	Sp	48:12-15	
January, 9, 2020	Abraham Mathew IL 20200109	48:16 - 49:1			
January, 9, 2020	Abraham Mathew IL 20200109	50:23 - 51:8			
January, 9, 2020	Abraham Mathew IL 20200109	51:9 - 51:22			

January, 9, 2020	Abraham Mathew IL 20200109	53:5 - 53:7			
January 9, 2020	Abraham Mathew IL 20200109	53:10 - 53:16			
January, 9, 2020	Abraham Mathew IL 20200109	54:19 - 54:22			
January, 9, 2020	Abraham Mathew IL 20200109	54:14 - 54:16			
January, 9, 2020	Abraham Mathew IL 20200109	57:4 - 57:13			
January, 9, 2020	Abraham Mathew IL 20200109	57:14 - 57:18			
January, 9, 2020	Abraham Mathew IL 20200109	57:21 - 57:22			
January, 9, 2020	Abraham Mathew IL 20200109	57:23 - 58:14			
January, 9, 2020	Abraham Mathew IL 20200109	58:15 - 58:25			
January, 9, 2020	Abraham Mathew IL 20200109	59:1 - 59:2			
January, 9, 2020	Abraham Mathew IL 20200109	59:5 - 59:7			
January, 9, 2020	Abraham Mathew IL 20200109	67:19 - 67:24			
January, 9, 2020	Abraham Mathew IL 20200109	71:2 - 71:7			
January, 9, 2020	Abraham Mathew IL 20200109	71:10 - 71:16			
January, 9, 2020	Abraham Mathew IL 20200109	71:19 - 72:3			
January, 9, 2020	Abraham Mathew IL 20200109	72:6 - 72:13			
May 28, 2020	Bencsik Chris DE 20200528	6:1 - 6:11			
May 28, 2020	Bencsik Chris DE 20200528	9:5 - 11:2			
May 28, 2020	Bencsik Chris DE 20200528	14:22 - 15:11			
May 28, 2020	Bencsik Chris DE 20200528	44:20 - 45:1		44:20-45:15	
May 28, 2020	Bencsik Chris DE 20200528	45:16 - 45:22		45:16 - 47:19	
May 28, 2020	Bencsik Chris DE 20200528	47:20 - 48:1			
May 28, 2020	Bencsik Chris DE 20200528	49:22 - 50:9			
May 28, 2020	Bencsik Chris DE 20200528	58:25 - 59:8			
May 28, 2020	Bencsik Chris DE 20200528	59:17 - 60:14		59:17 - 62:16	
May 28, 2020	Bencsik Chris DE 20200528	62:18 - 62:25			
May 28, 2020	Bencsik Chris DE 20200528	66:4 - 67:17			
May 28, 2020	Bencsik Chris DE 20200528	69:20 - 70:5			
May 28, 2020	Bencsik Chris DE 20200528	71:3 - 71:17			
May 28, 2020	Bencsik Chris DE 20200528	71:18 - 72:8			
May 28, 2020	Bencsik Chris DE 20200528	72:10 - 73:2			
May 28, 2020	Bencsik Chris DE 20200528	73:3 - 73:17			
May 28, 2020	Bencsik Chris DE 20200528	74:5 - 74:21			
May 28, 2020	Bencsik Chris DE 20200528	74:22 - 75:13			
May 28, 2020	Bencsik Chris DE 20200528	75:14 - 76:20			
May 28, 2020	Bencsik Chris DE 20200528	77:2 - 77:17			
November 11, 2020	Berger Cassie DE 20201111	8:1 - 8:4			
November 11, 2020	Berger Cassie DE 20201111	8:5 - 8:12			
November 11, 2020	Berger Cassie DE 20201111	8:18 - 9:6			
November 11, 2020	Berger Cassie DE 20201111	10:11 - 10:11			
November 11, 2020	Berger Cassie DE 20201111	22:19 - 23:1			
November 11, 2020	Berger Cassie DE 20201111	23:2 - 23:20			
November 11, 2020	Berger Cassie DE 20201111	24:19 - 25:22			
November 11, 2020	Berger Cassie DE 20201111	25:23 - 26:16			
November 11, 2020	Berger Cassie DE 20201111	26:17 - 28:5			
November 11, 2020	Berger Cassie DE 20201111	28:6 - 28:8			
November 11, 2020	Berger Cassie DE 20201111	28:10 - 28:10			
November 11, 2020	Berger Cassie DE 20201111	28:12 - 28:20			
November 11, 2020	Berger Cassie DE 20201111	29:11 - 29:23			
November 11, 2020	Berger Cassie DE 20201111	31:8 - 31:18			
November 11, 2020	Berger Cassie DE 20201111	34:5 - 34:8			
November 11, 2020	Berger Cassie DE 20201111	34:19 - 35:3			
November 11, 2020	Berger Cassie DE 20201111	35:7 - 36:9			
November 11, 2020	Berger Cassie DE 20201111	36:13 - 38:2			
November 11, 2020	Berger Cassie DE 20201111	38:4 - 38:10	V		
November 11, 2020	Berger Cassie DE 20201111	38:12 - 38:20	V, M		

November 11, 2020	Berger Cassie DE 20201111	38:23 - 39:2	V, M		
November 11, 2020	Berger Cassie DE 20201111	44:19 - 46:2	V		
November 11, 2020	Berger Cassie DE 20201111	57:9 - 58:3		55:15-56:14, 58:4-22	
November 11, 2020	Berger Cassie DE 20201111	62:22 - 63:19			
November 11, 2020	Berger Cassie DE 20201111	63:21 - 64:4			
November 11, 2020	Berger Cassie DE 20201111	64:5 - 65:14			
November 11, 2020	Berger Cassie DE 20201111	65:23 - 65:25			
November 11, 2020	Berger Cassie DE 20201111	66:1 - 67:8			
November 11, 2020	Berger Cassie DE 20201111	67:9 - 67:19			
November 11, 2020	Berger Cassie DE 20201111	68:4 - 68:8	V, F		
November 11, 2020	Berger Cassie DE 20201111	68:12 - 68:15	V, F		
November 11, 2020	Berger Cassie DE 20201111	68:18 - 69:1	V, F		
November 11, 2020	Berger Cassie DE 20201111	69:9 - 69:16	Sp, V, AF		
November 11, 2020	Berger Cassie DE 20201111	69:18 - 70:21	Sp, V, AF		
November 11, 2020	Berger Cassie DE 20201111	70:24 - 72:1	Sp, V, AF		
November 11, 2020	Berger Cassie DE 20201111	72:2 - 72:19	Sp, V, AF		
November 11, 2020	Berger Cassie DE 20201111	72:22 - 72:23	Sp, V, AF		
November 11, 2020	Berger Cassie DE 20201111	74:6 - 74:10	AF		
November 11, 2020	Berger Cassie DE 20201111	74:13 - 74:24	AF		
November 11, 2020	Berger Cassie DE 20201111	78:1 - 78:2			
November 11, 2020	Berger Cassie DE 20201111	78:16 - 78:24			
November 11, 2020	Berger Cassie DE 20201111	80:8 - 81:17			
November 11, 2020	Berger Cassie DE 20201111	81:19 - 82:4		82:8-19	
November 11, 2020	Berger Cassie DE 20201111	83:16 - 84:4	R		
November 11, 2020	Berger Cassie DE 20201111	85:20 - 86:3	R		
November 11, 2020	Berger Cassie DE 20201111	86:7 - 86:16	R		
November 11, 2020	Berger Cassie DE 20201111	89:15 - 89:19	R, P	89:10-14	
November 11, 2020	Berger Cassie DE 20201111	89:21 - 90:14	R, P		
November 11, 2020	Berger Cassie DE 20201111	90:17 - 91:2	R, P		
November 11, 2020	Berger Cassie DE 20201111	92:4 - 92:9	R, P	91:23-92:3	
November 11, 2020	Berger Cassie DE 20201111	92:10 - 93:3	R, P		
November 11, 2020	Berger Cassie DE 20201111	93:23 - 94:10	R		
November 11, 2020	Berger Cassie DE 20201111	94:11 - 94:19	R		
November 11, 2020	Berger Cassie DE 20201111	95:10 - 95:12	R, M, V		
November 11, 2020	Berger Cassie DE 20201111	95:14 - 95:15	R, M, V		
November 11, 2020	Berger Cassie DE 20201111	96:13 - 96:17	R, P		
November 11, 2020	Berger Cassie DE 20201111	96:18 - 96:21	R, P		
November 11, 2020	Berger Cassie DE 20201111	96:24 - 97:12	R, P		
November 11, 2020	Berger Cassie DE 20201111	97:14 - 97:22	R, V, M		
November 11, 2020	Berger Cassie DE 20201111	98:17 - 99:8	R		
November 11, 2020	Berger Cassie DE 20201111	99:23 - 100:9	R, P		
November 11, 2020	Berger Cassie DE 20201111	102:22 - 103:15	R, P		
November 11, 2020	Berger Cassie DE 20201111	103:18 - 104:17	R, P, V		
November 11, 2020	Berger Cassie DE 20201111	104:19 - 104:20	R, P		
November 11, 2020	Berger Cassie DE 20201111	109:1 - 109:14	R, P	109:15-21, 109:24-110:8	
November 11, 2020	Berger Cassie DE 20201111	113:10 - 113:17	R, H, V, Sp, F		
November 11, 2020	Berger Cassie DE 20201111	113:20 - 113:25	R, H, V, Sp, F		
November 11, 2020	Berger Cassie DE 20201111	115:2 - 115:5	R, V		
November 11, 2020	Berger Cassie DE 20201111	115:7 - 116:9	R, V		
November 11, 2020	Berger Cassie DE 20201111	116:12 - 117:4	R, V, AF, F		
November 11, 2020	Berger Cassie DE 20201111	117:5 - 117:9	R, V, AF, F		
November 11, 2020	Berger Cassie DE 20201111	125:14 - 125:21	R, V, Sp, H, F		
November 11, 2020	Berger Cassie DE 20201111	125:23 - 126:6	R, V, Sp, H, F		
November 11, 2020	Berger Cassie DE 20201111	125:7 - 125:13	R		
November 11, 2020	Berger Cassie DE 20201111	134:1 - 134:13	R		
November 11, 2020	Berger Cassie DE 20201111	137:2 - 137:4	R		

November 11, 2020	Berger Cassie DE 20201111	137:6 - 137:17	R, AF, M		
November 11, 2020	Berger Cassie DE 20201111	137:19 - 137:23	R		
November 11, 2020	Berger Cassie DE 20201111	140:7 - 140:13	R		
November 11, 2020	Berger Cassie DE 20201111	141:17 - 142:22	R		
November 11, 2020	Berger Cassie DE 20201111	143:17 - 143:22	R		
November 11, 2020	Berger Cassie DE 20201111	144:4 - 145:2	R		
November 11, 2020	Berger_Cassie_DE_20201111	145:21 - 146:4	R	146:5-18, 146:21-147:1, 148:8-17, 148:19-22, 148:24-149:1, 149:3-150:8, 150:12-16	
November 11, 2020	Berger_Cassie_DE_20201111	154:14 - 155:9	R	146:5-18, 146:21-147:1, 148:8-17, 148:19-22, 148:24-149:1, 149:3-150:8, 150:12-16	
November 11, 2020	Berger Cassie DE 20201111	155:12 - 155:16	R		
November 11, 2020	Berger Cassie DE 20201111	164:1 - 164:17	R	164:25-165:4, 165:6-13	
November 11, 2020	Berger Cassie DE 20201111	164:20 - 164:23	R, F, Sp	164:25-165:4, 165:6-13	
November 11, 2020	Berger Cassie DE 20201111	165:16 - 165:20	R	164:25-165:4, 165:6-13	
November 11, 2020	Berger Cassie DE 20201111	165:23 - 166:9	R		
November 11, 2020	Berger Cassie DE 20201111	168:3 - 169:5	R		
November 11, 2020	Berger Cassie DE 20201111	173:7 - 174:13	R	177:2-7, 10-15	
November 11, 2020	Berger Cassie DE 20201111	175:14 - 176:9	R, P	177:2-7, 10-15	
November 11, 2020	Berger Cassie DE 20201111	177:21 - 178:7	R, P	177:2-7, 10-15	
November 11, 2020	Berger Cassie DE 20201111	178:10 - 178:18	R		
November 11, 2020	Berger Cassie DE 20201111	180:14 - 181:6	R		
November 11, 2020	Berger Cassie DE 20201111	181:7 - 182:5	R, P	182:6-12, 182:15-184:10	
November 11, 2020	Berger Cassie DE 20201111	185:21 - 185:25	R, Sp, AF		
November 11, 2020	Berger Cassie DE 20201111	186:3 - 186:25	R		
November 11, 2020	Berger Cassie DE 20201111	187:14 - 187:19	R		
November 11, 2020	Berger Cassie DE 20201111	187:23 - 188:3	R		
November 11, 2020	Berger Cassie DE 20201111	188:5 - 188:25	R		
November 11, 2020	Berger Cassie DE 20201111	193:21 - 194:4	R	194:5-22, 195:24-196:4	
November 11, 2020	Berger Cassie DE 20201111	196:5 - 197:7	R		
November 11, 2020	Berger Cassie DE 20201111	201:24 - 203:5	R		
November 11, 2020	Berger Cassie DE 20201111	203:6 - 203:21	R, V, F		
November 11, 2020	Berger Cassie DE 20201111	203:24 - 205:15	R, V, F		
November 11, 2020	Berger Cassie DE 20201111	207:17 - 208:20	R		
November 11, 2020	Berger Cassie DE 20201111	208:23 - 209:1	R		
November 11, 2020	Berger Cassie DE 20201111	210:24 - 211:22	R		
November 11, 2020	Berger Cassie DE 20201111	211:25 - 212:3	R		
November 11, 2020	Berger Cassie DE 20201111	217:23 - 218:12	R		
November 11, 2020	Berger Cassie DE 20201111	219:20 - 219:25	R		
November 11, 2020	Berger Cassie DE 20201111	225:13 - 225:22	R		
November 11, 2020	Berger Cassie DE 20201111	227:14 - 227:17	R		
November 11, 2020	Berger Cassie DE 20201111	228:8 - 228:11	R		
November 11, 2020	Berger Cassie DE 20201111	228:13 - 228:14	R		
November 11, 2020	Berger Cassie DE 20201111	229:15 - 229:21	R		
November 11, 2020	Berger Cassie DE 20201111	229:22 - 230:1	R		
November 11, 2020	Berger Cassie DE 20201111	230:12 - 231:6	R		
November 11, 2020	Berger Cassie DE 20201111	231:7 - 231:15	R		
November 11, 2020	Berger Cassie DE 20201111	232:13 - 232:21	R		
November 11, 2020	Berger Cassie DE 20201111	233:18 - 233:23	R		
November 11, 2020	Berger Cassie DE 20201111	234:1 - 234:5	R		
November 11, 2020	Berger Cassie DE 20201111	234:25 - 235:19	R		
November 11, 2020	Berger Cassie DE 20201111	235:22 - 236:18	R, V, M		
November 11, 2020	Berger Cassie DE 20201111	238:2 - 239:23	R		
November 11, 2020	Berger Cassie DE 20201111	242:10 - 242:22	R, P, Sp		
November 11, 2020	Berger Cassie DE 20201111	242:23 - 243:18	R, P, Sp		

November 11, 2020	Berger Cassie DE 20201111	243:19 - 243:22	R, P, Sp		
November 11, 2020	Berger Cassie DE 20201111	243:25 - 244:5	R P Sp		
November 11, 2020	Berger Cassie DE 20201111	245:7 - 249:4	R, P, Sp		
November 11, 2020	Berger Cassie DE 20201111	249:6 - 249:24	R, P, Sp		
November 11, 2020	Berger Cassie DE 20201111	250:9 - 251:24	R, P, Sp		
November 11, 2020	Berger Cassie DE 20201111	252:2 - 252:12	R, P, Sp, M		
November 11, 2020	Berger Cassie DE 20201111	252:15 - 252:21	R, P, Sp, M		
November 11, 2020	Berger Cassie DE 20201111	255:15 - 256:19	R, P		
November 11, 2020	Berger Cassie DE 20201111	264:14 - 264:21	Sp		
November 11, 2020	Berger Cassie DE 20201111	267:6 - 267:20	M, Sp		
November 11, 2020	Berger Cassie DE 20201111	267:22 - 267:22	M, Sp		
November 11, 2020	Berger Cassie DE 20201111	268:14 - 268:18	F, V		
November 11, 2020	Berger Cassie DE 20201111	268:21 - 269:16	F, V		
November 11, 2020	Berger Cassie DE 20201111	270:2 - 270:9	M, F, V		
November 11, 2020	Berger Cassie DE 20201111	270:12 - 270:24	M, F, V		
November 11, 2020	Berger Cassie DE 20201111	271:21 - 272:16			
November 11, 2020	Berger Cassie DE 20201111	273:10 - 273:21			
November 11, 2020	Berger Cassie DE 20201111	273:24 - 275:21			
November 11, 2020	Berger Cassie DE 20201111	276:9 - 276:24	V		
November 11, 2020	Berger Cassie DE 20201111	277:1 - 277:19	V, Sp		
November 11, 2020	Berger Cassie DE 20201111	277:21 - 278:7	V, Sp, F		
November 11, 2020	Berger Cassie DE 20201111	278:10 - 278:24	V, F		
November 11, 2020	Berger Cassie DE 20201111	279:1 - 279:5	V, F		
November 11, 2020	Berger Cassie DE 20201111	279:7 - 279:18	AF, V		
November 11, 2020	Berger Cassie DE 20201111	279:24 - 281:3	V, F		
November 11, 2020	Berger Cassie DE 20201111	279:21 - 279:22	V, F		
November 11, 2020	Berger Cassie DE 20201111	281:4 - 281:9	V F		
November 11, 2020	Berger Cassie DE 20201111	281:12 - 282:6	V, F, Sp		
November 11, 2020	Berger Cassie DE 20201111	282:9 - 282:17	V, F, Sp		
November 11, 2020	Berger Cassie DE 20201111	282:19 - 283:11	V, F, Sp		
November 11, 2020	Berger Cassie DE 20201111	283:14 - 284:14	V, F, Sp		
November 11, 2020	Berger Cassie DE 20201111	284:24 - 285:25		287:19-288:23	
November 11, 2020	Berger Cassie DE 20201111	286:3 - 286:14		287:19-288:23	
November 11, 2020	Berger Cassie DE 20201111	287:5 - 287:8		287:19-288:23	
November 11, 2020	Berger Cassie DE 20201111	288:25 - 289:23	Sp, V		
November 11, 2020	Berger Cassie DE 20201111	291:4 - 291:9	M, V		
November 11, 2020	Berger Cassie DE 20201111	291:12 - 291:18	M, V		
November 11, 2020	Berger Cassie DE 20201111	295:4 - 296:14			
November 11, 2020	Berger Cassie DE 20201111	297:5 - 297:15			
November 11, 2020	Berger Cassie DE 20201111	297:16 - 298:4			
June 8, 2020	Bullard Jon DE 20200608	7:19 - 7:24			
June 8, 2020	Bullard Jon DE 20200608	10:3 - 12:19			
June 8, 2020	Bullard Jon DE 20200608	15:6 - 15:19	F, V		
June 8, 2020	Bullard Jon DE 20200608	15:22 - 15:22	F, V		
June 8, 2020	Bullard Jon DE 20200608	15:23 - 16:23	F, V		
June 8, 2020	Bullard Jon DE 20200608	17:4 - 18:6	F, V		
June 8, 2020	Bullard Jon DE 20200608	18:10 - 18:22		18:18-19:9	
June 8, 2020	Bullard Jon DE 20200608	19:6 - 19:10			
June 8, 2020	Bullard Jon DE 20200608	19:14 - 20:18	V, Sp		
June 8, 2020	Bullard Jon DE 20200608	20:20 - 20:21	V, Sp		
June 8, 2020	Bullard Jon DE 20200608	21:25 - 22:9		21:25-23:15	
June 8, 2020	Bullard Jon DE 20200608	24:13 - 25:1	V Sp	24:2-25:1	
June 8, 2020	Bullard Jon DE 20200608	25:8 - 25:21			
June 8, 2020	Bullard Jon DE 20200608	27:3 - 27:21	V, Sp		
June 8, 2020	Bullard Jon DE 20200608	27:24 - 28:2			
June 8, 2020	Bullard Jon DE 20200608	28:9 - 29:19			

June 8, 2020	Bullard Jon DE 20200608	39:18 - 40:5		39:18 - 40:9	
June 8, 2020	Bullard Jon DE 20200608	40:10 - 40:20			
June 8, 2020	Bullard Jon DE 20200608	40:21 - 41:8		40:21-42:4	
June 8, 2020	Bullard Jon DE 20200608	42:21 - 43:12		42:21-43:24	
June 8, 2020	Bullard Jon DE 20200608	43:25 - 44:25			
June 8, 2020	Bullard Jon DE 20200608	48:25 - 50:12		48:25-51:10	
June 8, 2020	Bullard Jon DE 20200608	51:11 - 52:2			
June 8, 2020	Bullard Jon DE 20200608	54:24 - 55:14			
June 8, 2020	Bullard Jon DE 20200608	55:5 - 55:8			
June 8, 2020	Bullard Jon DE 20200608	60:7 - 60:11		60:7-22	
June 8, 2020	Bullard Jon DE 20200608	60:14 - 60:22		60:7-22	
June 8, 2020	Bullard Jon DE 20200608	62:10 - 62:16			
December 22, 2017	Cerra David IL 20171222	13:23 - 21:10			
December 22, 2017	Cerra David IL 20171222	63:6 - 63:11		63:13-17	
December 22, 2017	Cerra David IL 20171222	244:9 - 244:12	R		
December 22, 2017	Cerra David IL 20171222	245:10 - 246:10	R		
December 22, 2017	Cerra David IL 20171222	246:14 - 246:16	R, P		
December 22, 2017	Cerra David IL 20171222	247:15 - 247:21	R		
October 30, 2018	Cerra David IL 20181030	4:2 - 4:11			
October 30, 2018	Cerra David IL 20181030	5:16 - 5:19			
October 30, 2018	Cerra David IL 20181030	18:25 - 19:15			
October 30, 2018	Cerra David IL 20181030	20:21 - 21:14			
October 30, 2018	Cerra David IL 20181030	57:9 - 57:14	R		
October 30, 2018	Cerra David IL 20181030	57:22 - 60:10	R		
October 30, 2018	Cerra David IL 20181030	62:24 - 64:9	R		
October 30, 2018	Cerra David IL 20181030	64:12 - 64:21	R		
October 30, 2018	Cerra David IL 20181030	65:5 - 65:9	R		
October 30, 2018	Cerra David IL 20181030	65:11 - 65:20	R		
October 30, 2018	Cerra David IL 20181030	65:23 - 67:4	R		
October 30, 2018	Cerra David IL 20181030	67:6 - 67:9	R		
October 30, 2018	Cerra David IL 20181030	70:2 - 70:21	R		
October 30, 2018	Cerra David IL 20181030	70:24 - 71:13	R		
October 30, 2018	Cerra David IL 20181030	71:16 - 71:20	R		
October 30, 2018	Cerra David IL 20181030	72:3 - 72:9	R		
October 30, 2018	Cerra David IL 20181030	73:4 - 73:12	R		
October 30, 2018	Cerra David IL 20181030	73:24 - 74:22	R		
October 30, 2018	Cerra David IL 20181030	133:5 - 133:20	R	133:21-23; 134:2-3, 5-6, 8-12, 14-18.	
October 30, 2018	Cerra David IL 20181030	135:10 - 135:13	F		
October 30, 2018	Cerra David IL 20181030	162:17 - 162:25	V, M		
October 30, 2018	Cerra David IL 20181030	163:4 - 163:17	V, M		
October 30, 2018	Cerra David IL 20181030	164:3 - 164:10			
October 30, 2018	Cerra David IL 20181030	166:5 - 166:12	R		
October 30, 2018	Cerra David IL 20181030	166:15 - 166:16	R		
October 30, 2018	Cerra David IL 20181030	167:3 - 167:6	R		
October 30, 2018	Cerra David IL 20181030	167:9 - 167:10	R		
October 30, 2018	Cerra David IL 20181030	175:16 - 176:22	V		
February 1, 2019	Cerra David IL 20190201	8:9 - 8:13			
February 1, 2019	Cerra David IL 20190201	26:10 - 27:10	V		
February 1, 2019	Cerra David IL 20190201	27:25 - 29:25	V, Sp		
February 1, 2019	Cerra David IL 20190201	32:25 - 33:14			
February 1, 2019	Cerra David IL 20190201	39:16 - 40:3	R		
February 1, 2019	Cerra David IL 20190201	55:4 - 55:9	R		
February 1, 2019	Cerra David IL 20190201	68:13 - 68:25	R		
February 1, 2019	Cerra David IL 20190201	71:4 - 71:11	R		
February 1, 2019	Cerra David IL 20190201	72:2 - 72:12	R		
February 1, 2019	Cerra David IL 20190201	72:15 - 72:25	R		

February 1, 2019	Cerra David IL 20190201	73:2 - 73:2	R		
February 1, 2019	Cerra David IL 20190201	73:5 - 73:7	R		
February 1, 2019	Cerra David IL 20190201	73:8 - 73:13	R		
February 1, 2019	Cerra David IL 20190201	73:17 - 73:18	R		
February 1, 2019	Cerra David IL 20190201	128:14 - 128:25			
February 1, 2019	Cerra David IL 20190201	129:2 - 129:9	AA		
February 1, 2019	Cerra David IL 20190201	129:11 - 129:11	AA		
February 1, 2019	Cerra David IL 20190201	131:25 - 133:7	R, V		
February 1, 2019	Cerra David IL 20190201	133:11 - 133:12	R, V, S		
February 1, 2019	Cerra David IL 20190201	133:13 - 133:15	R, V, S		
February 1, 2019	Cerra David IL 20190201	133:19 - 134:17	R, S		
February 1, 2019	Cerra David IL 20190201	134:21 - 134:21	R, S		
February 1, 2019	Cerra David IL 20190201	134:24 - 135:7	R		
February 1, 2019	Cerra David IL 20190201	136:6 - 136:15	R		
February 1, 2019	Cerra David IL 20190201	136:18 - 136:18	R		
February 1, 2019	Cerra David IL 20190201	145:19 - 146:4			
February 1, 2019	Cerra David IL 20190201	146:7 - 146:15			
February 1, 2019	Cerra David IL 20190201	173:25 - 174:2	R		
February 1, 2019	Cerra David IL 20190201	175:21 - 176:6	R		
July 7, 2020	Cho Elizabeth DE 20200707	6:23 - 7:5			
July 7, 2020	Cho Elizabeth DE 20200707	9:16 - 9:21			
July 7, 2020	Cho Elizabeth DE 20200707	12:20 - 13:1			
July 7, 2020	Cho Elizabeth DE 20200707	14:12 - 14:18			
July 7, 2020	Cho Elizabeth DE 20200707	14:20 - 15:8			
July 7, 2020	Cho Elizabeth DE 20200707	15:22 - 15:24			
July 7, 2020	Cho Elizabeth DE 20200707	16:12 - 17:9			
July 7, 2020	Cho Elizabeth DE 20200707	17:21 - 18:1			
July 7, 2020	Cho Elizabeth DE 20200707	19:6 - 19:23			
July 7, 2020	Cho Elizabeth DE 20200707	20:14 - 21:12			
July 7, 2020	Cho Elizabeth DE 20200707	22:9 - 23:8			
July 7, 2020	Cho Elizabeth DE 20200707	23:9 - 23:24			
July 7, 2020	Cho Elizabeth DE 20200707	23:25 - 24:16			
July 7, 2020	Cho Elizabeth DE 20200707	26:5 - 26:15		25:12-26:4	
July 7, 2020	Cho Elizabeth DE 20200707	26:16 - 27:11			
July 7, 2020	Cho Elizabeth DE 20200707	27:23 - 28:13			
July 7, 2020	Cho Elizabeth DE 20200707	29:12 - 30:13			
July 7, 2020	Cho Elizabeth DE 20200707	30:17 - 31:9			
July 7, 2020	Cho Elizabeth DE 20200707	31:10 - 32:1			
July 7, 2020	Cho Elizabeth DE 20200707	32:5 - 33:6			
July 7, 2020	Cho Elizabeth DE 20200707	34:8 - 34:25			
July 7, 2020	Cho Elizabeth DE 20200707	35:1 - 35:19			
July 7, 2020	Cho Elizabeth DE 20200707	35:23 - 36:19			
July 7, 2020	Cho Elizabeth DE 20200707	36:20 - 36:20			
July 7, 2020	Cho Elizabeth DE 20200707	36:25 - 37:12			
July 7, 2020	Cho Elizabeth DE 20200707	37:23 - 38:22			
July 7, 2020	Cho Elizabeth DE 20200707	39:11 - 40:1			
July 7, 2020	Cho Elizabeth DE 20200707	40:22 - 41:17			
July 7, 2020	Cho Elizabeth DE 20200707	41:18 - 42:5			
July 7, 2020	Cho Elizabeth DE 20200707	42:13 - 43:5		43:19-24	
July 7, 2020	Cho Elizabeth DE 20200707	44:4 - 44:9			
July 7, 2020	Cho Elizabeth DE 20200707	44:15 - 45:8			
July 7, 2020	Cho Elizabeth DE 20200707	45:13 - 45:17			
July 7, 2020	Cho Elizabeth DE 20200707	46:4 - 46:19			
July 7, 2020	Cho Elizabeth DE 20200707	46:25 - 47:12			
July 7, 2020	Cho Elizabeth DE 20200707	47:25 - 48:22			
July 7, 2020	Cho Elizabeth DE 20200707	48:23 - 49:4			

July 7, 2020	Cho Elizabeth DE 20200707	49:7 - 49:16			
July 7, 2020	Cho Elizabeth DE 20200707	49:23 - 50:13	M		
July 7, 2020	Cho Elizabeth DE 20200707	50:16 - 50:18			
July 7, 2020	Cho Elizabeth DE 20200707	51:1 - 51:8		51:9-17	
July 7, 2020	Cho Elizabeth DE 20200707	52:9 - 52:15			
July 7, 2020	Cho Elizabeth DE 20200707	52:16 - 54:18			
July 7, 2020	Cho Elizabeth DE 20200707	54:19 - 56:17			
July 7, 2020	Cho Elizabeth DE 20200707	57:2 - 57:17			
July 7, 2020	Cho Elizabeth DE 20200707	58:5 - 58:15			
July 7, 2020	Cho Elizabeth DE 20200707	58:19 - 59:2			
July 7, 2020	Cho Elizabeth DE 20200707	59:10 - 59:17			
July 7, 2020	Cho Elizabeth DE 20200707	62:23 - 63:9			
July 7, 2020	Cho Elizabeth DE 20200707	63:15 - 63:23			
October 7, 2020	Christensen Cliff DE 20201007	5:8 - 5:10			
October 7, 2020	Christensen Cliff DE 20201007	10:9 - 10:13			
October 7, 2020	Christensen Cliff DE 20201007	11:3 - 12:2			
October 7, 2020	Christensen Cliff DE 20201007	14:21 - 14:24			
October 7, 2020	Christensen Cliff DE 20201007	15:7 - 15:18			
October 7, 2020	Christensen Cliff DE 20201007	17:12 - 17:16			
October 7, 2020	Christensen Cliff DE 20201007	36:7 - 36:13			
October 7, 2020	Christensen Cliff DE 20201007	36:21 - 37:1			
October 7, 2020	Christensen Cliff DE 20201007	37:4 - 37:14			
October 7, 2020	Christensen Cliff DE 20201007	38:23 - 39:10			
October 7, 2020	Christensen Cliff DE 20201007	39:13 - 39:16			
October 7, 2020	Christensen Cliff DE 20201007	40:8 - 40:18			
October 7, 2020	Christensen Cliff DE 20201007	49:8 - 49:24		51:24-52:19	
October 7, 2020	Christensen Cliff DE 20201007	50:23 - 51:1		51:24-52:19	
October 7, 2020	Christensen Cliff DE 20201007	51:8 - 51:23		51:24-52:19	
October 7, 2020	Christensen Cliff DE 20201007	56:1 - 57:7			
October 7, 2020	Christensen Cliff DE 20201007	66:19 - 67:13		69:21-70:2	
October 7, 2020	Christensen Cliff DE 20201007	68:25 - 69:20			
August 19, 2020	Clingman Darrell DE 20200819	15:9 - 15:16			
August 19, 2020	Clingman Darrell DE 20200819	15:25 - 17:7			
August 19, 2020	Clingman Darrell DE 20200819	17:18 - 18:4			
August 19, 2020	Clingman Darrell DE 20200819	18:9 - 19:5			
August 19, 2020	Clingman Darrell DE 20200819	19:17 - 20:13			
August 19, 2020	Clingman Darrell DE 20200819	25:7 - 26:3			
August 19, 2020	Clingman Darrell DE 20200819	26:4 - 26:18			
August 19, 2020	Clingman Darrell DE 20200819	31:7 - 31:25			
August 19, 2020	Clingman Darrell DE 20200819	32:10 - 33:5			
August 19, 2020	Clingman Darrell DE 20200819	34:12 - 35:2			
August 19, 2020	Clingman Darrell DE 20200819	35:15 - 36:12			
August 19, 2020	Clingman Darrell DE 20200819	36:17 - 37:10			
August 19, 2020	Clingman Darrell DE 20200819	37:18 - 37:24			
August 19, 2020	Clingman Darrell DE 20200819	42:25 - 43:22			
August 19, 2020	Clingman Darrell DE 20200819	44:19 - 45:21			
August 19, 2020	Clingman Darrell DE 20200819	45:25 - 54:5			
August 19, 2020	Clingman Darrell DE 20200819	54:21 - 55:9			
August 19, 2020	Clingman Darrell DE 20200819	56:24 - 57:22			
August 19, 2020	Clingman Darrell DE 20200819	58:1 - 58:18			
August 19, 2020	Clingman Darrell DE 20200819	61:2 - 61:13			
August 19, 2020	Clingman Darrell DE 20200819	61:23 - 62:3			
August 19, 2020	Clingman Darrell DE 20200819	63:24 - 64:11			
August 19, 2020	Clingman Darrell DE 20200819	66:22 - 67:9			
August 19, 2020	Clingman Darrell DE 20200819	67:24 - 68:1			
August 19, 2020	Clingman Darrell DE 20200819	68:5 - 68:22			

August 19, 2020	Clingman Darrell DE 20200819	69:11 - 69:24			
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August 19, 2020	Clingman Darrell DE 20200819	70:18 - 70:25			
August 19, 2020	Clingman Darrell DE 20200819	71:5 - 71:14			
August 19, 2020	Clingman Darrell DE 20200819	71:15 - 72:3			
August 19, 2020	Clingman Darrell DE 20200819	72:10 - 72:21			
August 19, 2020	Clingman Darrell DE 20200819	72:22 - 73:5			
August 19, 2020	Clingman Darrell DE 20200819	73:16 - 74:1			
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August 19, 2020	Clingman Darrell DE 20200819	75:22 - 76:11			
August 19, 2020	Clingman Darrell DE 20200819	76:15 - 77:10			
August 19, 2020	Clingman Darrell DE 20200819	79:15 - 79:21			
August 19, 2020	Clingman Darrell DE 20200819	82:2 - 82:8			
August 19, 2020	Clingman Darrell DE 20200819	90:6 - 90:20			
August 19, 2020	Clingman Darrell DE 20200819	94:25 - 95:5			
August 19, 2020	Clingman Darrell DE 20200819	97:17 - 98:4			
August 19, 2020	Clingman Darrell DE 20200819	100:21 - 101:6			
August 19, 2020	Clingman Darrell DE 20200819	106:2 - 106:13			
August 19, 2020	Clingman Darrell DE 20200819	107:19 - 108:6			
January 22, 2021	Coward Daniel IL 20210122	7:8 - 7:13			
January 22, 2021	Coward Daniel IL 20210122	9:6 - 11:5			
January 22, 2021	Coward Daniel IL 20210122	11:9 - 15:25			
January 22, 2021	Coward Daniel IL 20210122	16:17 - 17:13			
January 22, 2021	Coward Daniel IL 20210122	17:14 - 17:25			
January 22, 2021	Coward Daniel IL 20210122	18:2 - 18:17			
January 22, 2021	Coward Daniel IL 20210122	18:18 - 19:13			
January 22, 2021	Coward Daniel IL 20210122	19:22 - 20:10			
January 22, 2021	Coward Daniel IL 20210122	20:17 - 21:11			
January 22, 2021	Coward Daniel IL 20210122	22:22 - 23:10			
January 22, 2021	Coward Daniel IL 20210122	23:20 - 24:2			
January 22, 2021	Coward Daniel IL 20210122	25:5 - 25:8			
January 22, 2021	Coward Daniel IL 20210122	26:14 - 28:13	H, Sp		
January 22, 2021	Coward Daniel IL 20210122	28:17 - 29:12	H, Sp		
December 17, 2020	Daube Doug IL 20201217	4:25 - 5:3			
December 17, 2020	Daube Doug IL 20201217	8:24 - 9:16			
December 17, 2020	Daube Doug IL 20201217	11:25 - 12:3			
December 17, 2020	Daube Doug IL 20201217	12:4 - 12:24			
December 17, 2020	Daube Doug IL 20201217	14:14 - 14:21			
December 17, 2020	Daube Doug IL 20201217	15:5 - 15:22			
December 17, 2020	Daube Doug IL 20201217	16:17 - 17:21		18:14-19:2	
December 17, 2020	Daube Doug IL 20201217	19:14 - 20:8		18:14-19:2	
December 17, 2020	Daube Doug IL 20201217	20:9 - 21:6			
December 17, 2020	Daube Doug IL 20201217	21:14 - 21:16			
December 17, 2020	Daube Doug IL 20201217	21:25 - 22:3			
December 17, 2020	Daube Doug IL 20201217	22:4 - 25:3			
December 17, 2020	Daube Doug IL 20201217	27:13 - 27:20			
December 17, 2020	Daube Doug IL 20201217	27:21 - 28:5			
December 17, 2020	Daube Doug IL 20201217	28:6 - 28:10			
December 17, 2020	Daube Doug IL 20201217	34:6 - 34:17			
December 17, 2020	Daube Doug IL 20201217	37:1 - 37:4			
December 17, 2020	Daube Doug IL 20201217	38:1 - 38:7			
December 17, 2020	Daube Doug IL 20201217	41:10 - 41:14			
December 17, 2020	Daube Doug IL 20201217	42:11 - 42:17			
December 17, 2020	Daube Doug IL 20201217	46:25 - 47:2			
December 17, 2020	Daube Doug IL 20201217	47:5 - 47:7			
December 17, 2020	Daube Doug IL 20201217	53:15 - 53:18	M, V		

December 17, 2020	Daube Doug IL 20201217	53:20 - 54:8			
December 17, 2020	Daube Doug IL 20201217	54:12 - 55:9	S		
December 17, 2020	Daube Doug IL 20201217	55:12 - 56:25	S		
December 17, 2020	Daube Doug IL 20201217	57:3 - 58:2			
December 17, 2020	Daube Doug IL 20201217	58:3 - 58:6			
December 17, 2020	Daube Doug IL 20201217	58:9 - 58:11			
December 17, 2020	Daube Doug IL 20201217	58:24 - 59:6		59:7-60:9	
December 17, 2020	Daube Doug IL 20201217	65:10 - 65:18	AF, Sp, V		
December 17, 2020	Daube Doug IL 20201217	65:21 - 66:25	AF, Sp, V		
December 17, 2020	Daube Doug IL 20201217	72:18 - 73:2			
December 17, 2020	Daube Doug IL 20201217	73:13 - 73:23			
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April 14, 2020	DeBusschere Joshua IL 20200414	18:19 - 19:4	R	19:12-22	
April 14, 2020	DeBusschere Joshua IL 20200414	19:5 - 19:11	R		
April 14, 2020	DeBusschere Joshua IL 20200414	20:23 - 21:9	R		
April 14, 2020	DeBusschere Joshua IL 20200414	21:11 - 21:15	R		
April 14, 2020	DeBusschere Joshua IL 20200414	23:8 - 23:23	R		
April 14, 2020	DeBusschere Joshua IL 20200414	25:8 - 26:1	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	26:2 - 26:6	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	26:20 - 26:22	R		
April 14, 2020	DeBusschere Joshua IL 20200414	27:1 - 27:3	R		
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April 14, 2020	DeBusschere Joshua IL 20200414	28:13 - 28:18	R		
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April 14, 2020	DeBusschere Joshua IL 20200414	40:9 - 41:15	R		
April 14, 2020	DeBusschere Joshua IL 20200414	45:17 - 45:21	R, F		
April 14, 2020	DeBusschere Joshua IL 20200414	45:24 - 46:10	R, F		
April 14, 2020	DeBusschere Joshua IL 20200414	49:3 - 49:17	R		
April 14, 2020	DeBusschere Joshua IL 20200414	50:2 - 50:20	R, P	50:21-51:2	
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April 14, 2020	DeBusschere Joshua IL 20200414	52:12 - 52:17	R, P	52:6-11	
April 14, 2020	DeBusschere Joshua IL 20200414	52:21 - 53:2	R, P	52:6-11	
April 14, 2020	DeBusschere Joshua IL 20200414	53:9 - 53:18	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	54:8 - 54:23	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	56:2 - 56:6	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	59:22 - 59:24	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	66:9 - 66:16	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	67:6 - 67:13	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	67:14 - 67:18	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	67:20 - 68:13	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	68:23 - 69:9	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	69:20 - 70:7	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	72:13 - 72:18	R, P, F		
April 14, 2020	DeBusschere Joshua IL 20200414	73:7 - 73:11	R P F		
April 14, 2020	DeBusschere Joshua IL 20200414	73:20 - 74:14	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	74:15 - 74:24	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	75:23 - 76:6	R, P, F, Sp		
April 14, 2020	DeBusschere Joshua IL 20200414	76:9 - 76:23	R, P, F, Sp		

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April 14, 2020	DeBusschere Joshua IL 20200414	82:15 - 82:22	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	83:19 - 84:2	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	84:6 - 84:15	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	89:6 - 89:17			
April 14, 2020	DeBusschere Joshua IL 20200414	90:9 - 90:12	F, Sp, H		
April 14, 2020	DeBusschere Joshua IL 20200414	90:17 - 91:14	F, Sp, H		
April 14, 2020	DeBusschere Joshua IL 20200414	92:10 - 92:13	F, Sp, M		92:20-93:4
April 14, 2020	DeBusschere Joshua IL 20200414	93:5 - 93:10	F, Sp, M		92:20-93:4
April 14, 2020	DeBusschere Joshua IL 20200414	93:14 - 93:24	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	94:14 - 95:5	R, P, F		
April 14, 2020	DeBusschere Joshua IL 20200414	95:8 - 95:15	R, P, F		
April 14, 2020	DeBusschere Joshua IL 20200414	95:22 - 95:23	R, P, F		
April 14, 2020	DeBusschere Joshua IL 20200414	96:14 - 96:23	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	96:24 - 97:9	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	99:9 - 99:17	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	100:1 - 100:14	R, P		101:1-15
April 14, 2020	DeBusschere Joshua IL 20200414	100:15 - 100:24	R, P		101:1-15
April 14, 2020	DeBusschere Joshua IL 20200414	101:16 - 101:19	R, P, F, M		101:1-15
April 14, 2020	DeBusschere Joshua IL 20200414	101:22 - 102:12	R, P, F, M		
April 14, 2020	DeBusschere Joshua IL 20200414	105:7 - 105:18	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	105:19 - 106:7	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	106:8 - 106:12	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	106:24 - 107:10	R, P		
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April 14, 2020	DeBusschere Joshua IL 20200414	116:11 - 117:3	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	117:17 - 118:7	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	118:21 - 119:8	R, P		119:9-17
April 14, 2020	DeBusschere Joshua IL 20200414	121:5 - 121:11	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	121:24 - 122:4	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	123:17 - 126:2	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	126:4 - 127:3	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	127:4 - 128:17	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	129:6 - 129:12	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	135:11 - 135:16	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	136:11 - 136:22	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	137:4 - 137:9	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	137:10 - 137:18	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	140:14 - 141:12	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	142:10 - 143:2	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	144:17 - 145:11	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	145:15 - 145:21	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	146:15 - 147:1	R, P		
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April 14, 2020	DeBusschere Joshua IL 20200414	149:11 - 149:21	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	149:22 - 150:18	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	150:19 - 151:19	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	152:21 - 153:2	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	154:6 - 154:11	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	154:12 - 155:5	R, P		
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April 14, 2020	DeBusschere Joshua IL 20200414	156:2 - 156:13	R, P		

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April 14, 2020	DeBusschere Joshua IL 20200414	157:12 - 157:23	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	157:24 - 158:14	R, P		
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April 14, 2020	DeBusschere Joshua IL 20200414	160:13 - 160:22	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	160:23 - 161:7	R, P		
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April 14, 2020	DeBusschere Joshua IL 20200414	180:18 - 180:23	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	181:3 - 181:13	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	183:15 - 183:23	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	185:20 - 186:12	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	186:13 - 186:21	R, P, Sp, F		
April 14, 2020	DeBusschere Joshua IL 20200414	186:24 - 187:4	R, P, Sp, F		
April 14, 2020	DeBusschere Joshua IL 20200414	187:22 - 188:3	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	188:11 - 188:21	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	188:22 - 189:13	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	192:3 - 193:5	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	194:17 - 194:20	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	224:19 - 225:10	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	236:17 - 239:6	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	240:19 - 240:24	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	240:8 - 240:10	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	271:9 - 271:13	R, P		
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April 14, 2020	DeBusschere Joshua IL 20200414	276:6 - 276:8	F, M		
April 14, 2020	DeBusschere Joshua IL 20200414	276:10 - 276:14	F		
April 14, 2020	DeBusschere Joshua IL 20200414	279:15 - 279:19	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	279:21 - 280:7	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	281:22 - 282:2	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	282:4 - 282:8	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	282:11 - 282:12	R, P		
April 14, 2020	DeBusschere Joshua IL 20200414	283:6 - 284:11	F, Sp		
October 28, 2020	DiFalco Joe IL 20201028	12:9 - 13:1			
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October 28, 2020	DiFalco Joe IL 20201028	36:24 - 37:11		36:24-37:13	
October 28, 2020	DiFalco Joe IL 20201028	37:16 - 39:6			
October 28, 2020	DiFalco Joe IL 20201028	40:1 - 40:8			
October 28, 2020	DiFalco Joe IL 20201028	48:13 - 48:24			
October 28, 2020	DiFalco Joe IL 20201028	49:17 - 50:11			
October 28, 2020	DiFalco Joe IL 20201028	50:14 - 50:19	V, F		
October 28, 2020	DiFalco Joe IL 20201028	50:22 - 51:2	F, Sp		
October 28, 2020	DiFalco Joe IL 20201028	55:24 - 56:23			
October 28, 2020	DiFalco Joe IL 20201028	78:22 - 79:19	R, F		

October 28, 2020	DiFalco Joe IL 20201028	80:6 - 80:15	R, F		
October 28, 2020	DiFalco Joe IL 20201028	80:19 - 81:15	R F Sp		
October 28, 2020	DiFalco Joe IL 20201028	97:9 - 97:17	R, F, Sp		
October 28, 2020	DiFalco Joe IL 20201028	105:24 - 106:11	R, F, Sp		
October 28, 2020	DiFalco Joe IL 20201028	107:24 - 108:12	R, F, Sp		
October 28, 2020	DiFalco Joe IL 20201028	109:6 - 109:13	R		
October 28, 2020	DiFalco Joe IL 20201028	111:2 - 112:8	R, F, Sp		
October 28, 2020	DiFalco Joe IL 20201028	114:6 - 114:9	R		
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October 28, 2020	DiFalco Joe IL 20201028	118:13 - 119:20	R		
October 28, 2020	DiFalco Joe IL 20201028	119:23 - 120:24	R, Sp		
October 28, 2020	DiFalco Joe IL 20201028	121:2 - 121:4			
October 28, 2020	DiFalco Joe IL 20201028	122:11 - 122:19			
October 28, 2020	DiFalco Joe IL 20201028	122:23 - 124:4			
October 28, 2020	DiFalco Joe IL 20201028	125:13 - 126:9			
October 28, 2020	DiFalco Joe IL 20201028	126:22 - 128:10			
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October 28, 2020	DiFalco Joe IL 20201028	154:2 - 154:10			
October 28, 2020	DiFalco Joe IL 20201028	154:12 - 155:2		154:12 - 157:24	
October 28, 2020	DiFalco Joe IL 20201028	158:5 - 158:9	F, Sp		
October 28, 2020	DiFalco Joe IL 20201028	158:12 - 158:17			
October 28, 2020	DiFalco Joe IL 20201028	158:24 - 160:15	R		
October 28, 2020	DiFalco Joe IL 20201028	160:16 - 160:18			
October 28, 2020	DiFalco Joe IL 20201028	160:24 - 163:1	R Sp M		
October 28, 2020	DiFalco Joe IL 20201028	163:4 - 163:10	R, Sp, M		
October 28, 2020	DiFalco Joe IL 20201028	163:20 - 164:1			
October 28, 2020	DiFalco Joe IL 20201028	164:5 - 165:18			
October 28, 2020	DiFalco Joe IL 20201028	165:19 - 166:9			
October 28, 2020	DiFalco Joe IL 20201028	171:14 - 171:18	R, P		
October 28, 2020	DiFalco Joe IL 20201028	171:19 - 171:21	R, P		
October 28, 2020	DiFalco Joe IL 20201028	172:6 - 172:14	R, P		
October 28, 2020	DiFalco Joe IL 20201028	172:15 - 175:8	R, P		
October 28, 2020	DiFalco Joe IL 20201028	212:19 - 213:8	R, Sp, F	212:19-221:6	
November 20, 2020	DiFalco Joseph DE 20201120	9:3 - 9:9			
November 20, 2020	DiFalco Joseph DE 20201120	17:19 - 18:2			
November 20, 2020	DiFalco Joseph DE 20201120	18:13 - 18:22			
November 20, 2020	DiFalco Joseph DE 20201120	18:5 - 18:10			
November 20, 2020	DiFalco Joseph DE 20201120	18:23 - 19:4			
November 20, 2020	DiFalco Joseph DE 20201120	19:5 - 19:6			
November 20, 2020	DiFalco Joseph DE 20201120	19:9 - 19:12			
November 20, 2020	DiFalco Joseph DE 20201120	19:15 - 19:15			
November 20, 2020	DiFalco Joseph DE 20201120	19:16 - 20:17			
November 20, 2020	DiFalco Joseph DE 20201120	20:18 - 21:4			
November 20, 2020	DiFalco Joseph DE 20201120	21:19 - 22:9			
November 20, 2020	DiFalco Joseph DE 20201120	24:4 - 24:19			
November 20, 2020	DiFalco Joseph DE 20201120	25:2 - 25:5		25:2 - 28:2	
November 20, 2020	DiFalco Joseph DE 20201120	28:3 - 28:16		28:3 - 30:12	
November 20, 2020	DiFalco Joseph DE 20201120	28:17 - 28:24		28:3 - 30:12	
November 20, 2020	DiFalco Joseph DE 20201120	30:3 - 30:7		28:3 - 30:12	
November 20, 2020	DiFalco Joseph DE 20201120	34:4 - 34:10		33:20-38:23	
November 20, 2020	DiFalco Joseph DE 20201120	38:24 - 39:11		38:24 - 39:15	
November 20, 2020	DiFalco Joseph DE 20201120	39:16 - 41:10			
November 20, 2020	DiFalco Joseph DE 20201120	41:13 - 41:16			

November 20, 2020	DiFalco Joseph DE 20201120	41:19 - 42:2			
November 20, 2020	DiFalco Joseph DE 20201120	42:3 - 42:10			
November 20, 2020	DiFalco Joseph DE 20201120	42:11 - 42:19			
November 20, 2020	DiFalco Joseph DE 20201120	42:24 - 43:2			
November 20, 2020	DiFalco Joseph DE 20201120	43:3 - 43:10			
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November 20, 2020	DiFalco Joseph DE 20201120	44:5 - 44:6	R		
November 20, 2020	DiFalco Joseph DE 20201120	44:17 - 45:9	R		
November 20, 2020	DiFalco Joseph DE 20201120	45:10 - 45:18	R		
November 20, 2020	DiFalco Joseph DE 20201120	45:19 - 45:22	R		
November 20, 2020	DiFalco Joseph DE 20201120	45:23 - 46:13	R		
November 20, 2020	DiFalco Joseph DE 20201120	46:16 - 46:17	R		
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November 20, 2020	DiFalco Joseph DE 20201120	49:20 - 49:23	R		
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November 20, 2020	DiFalco Joseph DE 20201120	50:11 - 50:22	R		
November 20, 2020	DiFalco Joseph DE 20201120	50:23 - 51:3	R		
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November 20, 2020	DiFalco Joseph DE 20201120	55:22 - 56:13			
November 20, 2020	DiFalco Joseph DE 20201120	56:23 - 57:5	R	56:23 - 57:20	
November 20, 2020	DiFalco Joseph DE 20201120	57:21 - 58:23	R		
November 20, 2020	DiFalco Joseph DE 20201120	59:13 - 60:5	R, F, M		
November 20, 2020	DiFalco Joseph DE 20201120	60:8 - 60:19	R, F, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	60:23 - 61:7	R, F, Sp	60:23 - 67:1	
November 20, 2020	DiFalco Joseph DE 20201120	67:2 - 67:13	R, F, Sp	67:2-71:5	
November 20, 2020	DiFalco Joseph DE 20201120	71:6 - 71:13			
November 20, 2020	DiFalco Joseph DE 20201120	71:20 - 71:23			
November 20, 2020	DiFalco Joseph DE 20201120	71:24 - 72:15		71:24 - 75:5	
November 20, 2020	DiFalco Joseph DE 20201120	75:6 - 75:19	V, Sp, F		
November 20, 2020	DiFalco Joseph DE 20201120	75:24 - 76:5			
November 20, 2020	DiFalco Joseph DE 20201120	76:6 - 76:20			
November 20, 2020	DiFalco Joseph DE 20201120	76:21 - 77:6			
November 20, 2020	DiFalco Joseph DE 20201120	77:7 - 77:19			
November 20, 2020	DiFalco Joseph DE 20201120	77:22 - 78:15			
November 20, 2020	DiFalco Joseph DE 20201120	81:17 - 82:6		80:1-85:14	
November 20, 2020	DiFalco Joseph DE 20201120	87:6 - 87:17		87:6 - 88:21	
November 20, 2020	DiFalco Joseph DE 20201120	89:17 - 89:20			
November 20, 2020	DiFalco Joseph DE 20201120	89:24 - 90:14			
November 20, 2020	DiFalco Joseph DE 20201120	97:18 - 98:2	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	99:20 - 100:5	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	103:14 - 103:20	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	103:21 - 105:21	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	106:4 - 106:11	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	106:12 - 107:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	107:10 - 108:3	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	111:19 - 112:8	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	112:9 - 112:14	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	113:17 - 114:1	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	114:2 - 115:3	R, P		
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November 20, 2020	DiFalco Joseph DE 20201120	115:17 - 116:3	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	116:23 - 117:12	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	116:6 - 116:8	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	117:13 - 118:4	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	119:14 - 120:3	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	120:4 - 120:18	R, P		

November 20, 2020	DiFalco Joseph DE 20201120	120:23 - 122:8	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	124:22 - 124:24	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	125:1 - 125:2	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	126:9 - 126:14	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	126:15 - 127:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	127:11 - 127:19	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	127:20 - 127:24	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	128:2 - 128:13	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	128:14 - 129:1	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	129:2 - 129:7	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	129:11 - 129:17	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	129:19 - 130:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	130:11 - 131:12	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	132:24 - 133:6	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	133:7 - 133:10	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	133:19 - 134:10	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	134:11 - 134:19	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	134:20 - 135:5	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	135:6 - 136:17	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	137:6 - 137:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	138:4 - 138:13	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	138:14 - 140:1	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	140:2 - 140:16	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	142:7 - 142:10	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	143:6 - 143:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	143:10 - 144:3	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	144:4 - 144:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	144:17 - 144:19	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	144:10 - 144:13	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	144:23 - 145:22	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	145:23 - 146:23	R, P	145:23 - 148:18	
November 20, 2020	DiFalco Joseph DE 20201120	148:19 - 149:14	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	149:15 - 149:24	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	150:1 - 150:16	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	150:24 - 151:6	R, P	150:24 - 151:15	
November 20, 2020	DiFalco Joseph DE 20201120	152:2 - 153:15	R, P	152:2 - 153:23	
November 20, 2020	DiFalco Joseph DE 20201120	155:17 - 155:21	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	156:4 - 156:6	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	156:7 - 156:18	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	157:1 - 157:11	R, P	157:1 - 157:22	
November 20, 2020	DiFalco Joseph DE 20201120	157:12 - 157:15	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	157:23 - 158:6	R, P	157:23 - 158:12	
November 20, 2020	DiFalco Joseph DE 20201120	158:13 - 158:22	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	159:6 - 159:13	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	160:17 - 161:2	R, P	160:17 - 163:15	
November 20, 2020	DiFalco Joseph DE 20201120	163:16 - 163:19			
November 20, 2020	DiFalco Joseph DE 20201120	164:6 - 164:8			
November 20, 2020	DiFalco Joseph DE 20201120	164:9 - 164:24		164:9 - 166:6	
November 20, 2020	DiFalco Joseph DE 20201120	166:20 - 166:22			
November 20, 2020	DiFalco Joseph DE 20201120	168:3 - 168:6			
November 20, 2020	DiFalco Joseph DE 20201120	168:20 - 170:6			
November 20, 2020	DiFalco Joseph DE 20201120	170:8 - 170:17			
November 20, 2020	DiFalco Joseph DE 20201120	170:21 - 171:6			
November 20, 2020	DiFalco Joseph DE 20201120	171:7 - 171:15			
November 20, 2020	DiFalco Joseph DE 20201120	171:16 - 172:8		171:16 - 173:22	
November 20, 2020	DiFalco Joseph DE 20201120	173:23 - 174:6			

November 20, 2020	DiFalco Joseph DE 20201120	174:24 - 175:2			
November 20, 2020	DiFalco Joseph DE 20201120	174:17 - 174:20			
November 20, 2020	DiFalco Joseph DE 20201120	175:3 - 176:4	F, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	176:7 - 177:14		176:7 - 177:20	
November 20, 2020	DiFalco Joseph DE 20201120	177:22 - 178:6	R, P, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	178:7 - 178:16			
November 20, 2020	DiFalco Joseph DE 20201120	179:21 - 179:24	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	179:14 - 179:17	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	180:1 - 180:18	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	180:21 - 181:8	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	181:18 - 181:21	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	181:9 - 181:12	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	181:22 - 182:8	R, P, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	182:15 - 182:22	R, P, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	182:11 - 182:11	R, P, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	184:19 - 185:4		184:19 - 185:8	
November 20, 2020	DiFalco Joseph DE 20201120	185:15 - 186:7			
November 20, 2020	DiFalco Joseph DE 20201120	185:9 - 185:12			
November 20, 2020	DiFalco Joseph DE 20201120	186:8 - 186:14			
November 20, 2020	DiFalco Joseph DE 20201120	186:16 - 186:19			
November 20, 2020	DiFalco Joseph DE 20201120	188:13 - 188:23	R		
November 20, 2020	DiFalco Joseph DE 20201120	188:24 - 189:2			
November 20, 2020	DiFalco Joseph DE 20201120	189:6 - 189:8			
November 20, 2020	DiFalco Joseph DE 20201120	189:9 - 189:23		189:9 - 190:9	
November 20, 2020	DiFalco Joseph DE 20201120	190:10 - 190:14			
November 20, 2020	DiFalco Joseph DE 20201120	190:15 - 190:17		190:15 - 192:18	
November 20, 2020	DiFalco Joseph DE 20201120	192:20 - 193:6			
November 20, 2020	DiFalco Joseph DE 20201120	193:18 - 194:8			
November 20, 2020	DiFalco Joseph DE 20201120	194:10 - 195:4		194:10 - 196:20	
November 20, 2020	DiFalco Joseph DE 20201120	196:21 - 197:5		196:21 - 200:8	
November 20, 2020	DiFalco Joseph DE 20201120	197:6 - 197:13			
November 20, 2020	DiFalco Joseph DE 20201120	200:10 - 200:18			
November 20, 2020	DiFalco Joseph DE 20201120	200:22 - 201:1			
November 20, 2020	DiFalco Joseph DE 20201120	201:2 - 201:8			
November 20, 2020	DiFalco Joseph DE 20201120	201:11 - 201:24			
November 20, 2020	DiFalco Joseph DE 20201120	202:2 - 202:5			
November 20, 2020	DiFalco Joseph DE 20201120	202:11 - 202:14			
November 20, 2020	DiFalco Joseph DE 20201120	203:13 - 203:19		203:13 - 206:16	
November 20, 2020	DiFalco Joseph DE 20201120	206:17 - 206:20			
November 20, 2020	DiFalco Joseph DE 20201120	207:24 - 209:19			
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November 20, 2020	DiFalco Joseph DE 20201120	207:6 - 207:23			
November 20, 2020	DiFalco Joseph DE 20201120	209:20 - 209:23			
November 20, 2020	DiFalco Joseph DE 20201120	210:4 - 210:14			
November 20, 2020	DiFalco Joseph DE 20201120	210:15 - 211:11			
November 20, 2020	DiFalco Joseph DE 20201120	211:12 - 212:2			
November 20, 2020	DiFalco Joseph DE 20201120	212:3 - 212:17			
November 20, 2020	DiFalco Joseph DE 20201120	212:18 - 212:23		212:18 - 213:6	
November 20, 2020	DiFalco Joseph DE 20201120	213:7 - 213:10			
November 20, 2020	DiFalco Joseph DE 20201120	213:18 - 213:23			
November 20, 2020	DiFalco Joseph DE 20201120	214:15 - 215:2		214:15 - 216:15	
November 20, 2020	DiFalco Joseph DE 20201120	216:16 - 216:24		216:16 - 219:1	
November 20, 2020	DiFalco Joseph DE 20201120	216:16 - 216:24		216:16 - 219:1	
November 20, 2020	DiFalco Joseph DE 20201120	219:14 - 221:5		219:14 - 221:17	
November 20, 2020	DiFalco Joseph DE 20201120	221:18 - 222:8			
November 20, 2020	DiFalco Joseph DE 20201120	222:10 - 222:24			

November 20, 2020	DiFalco Joseph DE 20201120	223:2 - 223:4	R, P, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	223:8 - 223:12	R, P, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	223:16 - 224:5	R, P, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	224:8 - 224:9	R, P, Sp	224:8 - 224:17	
November 20, 2020	DiFalco Joseph DE 20201120	224:18 - 224:24	R, P, Sp		
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November 20, 2020	DiFalco Joseph DE 20201120	225:16 - 225:21	R		
November 20, 2020	DiFalco Joseph DE 20201120	227:6 - 227:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	230:6 - 232:16	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	232:17 - 233:5	R, P, F, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	233:6 - 233:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	233:13 - 233:14	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	233:15 - 233:19	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	234:23 - 235:10	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	234:2 - 234:9	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	234:11 - 234:22	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	237:16 - 237:19	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	238:3 - 238:17	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	238:18 - 238:21	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	239:20 - 240:7	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	240:8 - 240:11	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	240:12 - 240:15	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	241:22 - 242:2	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	242:7 - 242:19	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	243:18 - 243:21	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	244:4 - 244:12	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	244:13 - 248:22	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	248:23 - 249:1	R, P, Sp, L		
November 20, 2020	DiFalco Joseph DE 20201120	249:7 - 249:7	R, P		
November 20, 2020	DiFalco Joseph DE 20201120	249:8 - 250:2	R, P, Sp, L		
November 20, 2020	DiFalco Joseph DE 20201120	250:6 - 250:8	R, P, V, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	250:9 - 250:12	R, P, V, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	250:15 - 250:24	R, P, V, Sp, M		
November 20, 2020	DiFalco Joseph DE 20201120	251:3 - 253:5	R, P, V, Sp		
November 20, 2020	DiFalco Joseph DE 20201120	253:9 - 253:23	R, P, V, Sp		
August 22, 2018	Donahoe Brian IL 20180822	6:23 - 7:12	R		
August 22, 2018	Donahoe Brian IL 20180822	8:5 - 8:18			
August 22, 2018	Donahoe Brian IL 20180822	9:9 - 9:17			
August 22, 2018	Donahoe Brian IL 20180822	9:18 - 10:5			
August 22, 2018	Donahoe Brian IL 20180822	46:22 - 47:21	R		
August 22, 2018	Donahoe Brian IL 20180822	49:16 - 50:19	R		
August 22, 2018	Donahoe Brian IL 20180822	50:22 - 51:24	R		
August 22, 2018	Donahoe Brian IL 20180822	52:3 - 52:6	R		
August 22, 2018	Donahoe Brian IL 20180822	52:14 - 52:20	R		
August 22, 2018	Donahoe Brian IL 20180822	56:7 - 58:2	R		
August 22, 2018	Donahoe Brian IL 20180822	58:5 - 58:16	R		
August 22, 2018	Donahoe Brian IL 20180822	58:17 - 59:4	R		
August 22, 2018	Donahoe Brian IL 20180822	59:10 - 60:1	R		
August 22, 2018	Donahoe Brian IL 20180822	60:8 - 60:14	R		
August 22, 2018	Donahoe Brian IL 20180822	63:24 - 64:7	R		
August 22, 2018	Donahoe Brian IL 20180822	67:22 - 68:6	R, Sp		
August 22, 2018	Donahoe Brian IL 20180822	94:11 - 94:21	R		
August 22, 2018	Donahoe Brian IL 20180822	94:24 - 96:13	R		
August 22, 2018	Donahoe Brian IL 20180822	97:14 - 99:23	R		
August 22, 2018	Donahoe Brian IL 20180822	99:24 - 100:23	R		
August 22, 2018	Donahoe Brian IL 20180822	102:4 - 103:9	R		

August 22, 2018	Donahoe Brian IL 20180822	103:12 - 103:23	R		
August 22, 2018	Donahoe Brian IL 20180822	110:5 - 111:3	R		
August 22, 2018	Donahoe Brian IL 20180822	111:10 - 112:8	R		
August 22, 2018	Donahoe Brian IL 20180822	113:3 - 115:2	R		
August 22, 2018	Donahoe Brian IL 20180822	115:5 - 115:6	R		
August 22, 2018	Donahoe Brian IL 20180822	116:2 - 117:1	R		
August 22, 2018	Donahoe Brian IL 20180822	120:5 - 122:7	R		
August 22, 2018	Donahoe Brian IL 20180822	135:12 - 136:4	R		
August 22, 2018	Donahoe Brian IL 20180822	147:2 - 147:5			
August 22, 2018	Donahoe Brian IL 20180822	147:16 - 149:8			
August 22, 2018	Donahoe Brian IL 20180822	149:9 - 149:20			
August 22, 2018	Donahoe Brian IL 20180822	151:11 - 152:13	R		
August 22, 2018	Donahoe Brian IL 20180822	152:14 - 152:24			
August 22, 2018	Donahoe Brian IL 20180822	174:18 - 175:16			
August 22, 2018	Donahoe Brian IL 20180822	187:15 - 188:9			
August 22, 2018	Donahoe Brian IL 20180822	191:6 - 191:19	R		
August 22, 2018	Donahoe Brian IL 20180822	196:17 - 199:1	R		
August 22, 2018	Donahoe Brian IL 20180822	200:17 - 201:12	R		
August 22, 2018	Donahoe Brian IL 20180822	201:13 - 203:11	R		
August 22, 2018	Donahoe Brian IL 20180822	204:4 - 205:1	R		
August 22, 2018	Donahoe Brian IL 20180822	205:5 - 205:17	R		
August 22, 2018	Donahoe Brian IL 20180822	205:23 - 206:19	R		
December 4, 2020	Guerra Luis IL 20201204	8:18 - 9:3			
December 4, 2020	Guerra Luis IL 20201204	9:7 - 9:24			
December 4, 2020	Guerra Luis IL 20201204	10:1 - 10:19			
December 4, 2020	Guerra Luis IL 20201204	10:20 - 11:2			
December 4, 2020	Guerra Luis IL 20201204	11:3 - 11:24			
December 4, 2020	Guerra Luis IL 20201204	12:10 - 13:22			
December 4, 2020	Guerra Luis IL 20201204	13:23 - 14:16		13:23 - 16:22	
December 4, 2020	Guerra Luis IL 20201204	17:12 - 18:10			
December 4, 2020	Guerra Luis IL 20201204	18:11 - 18:14			
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December 4, 2020	Guerra Luis IL 20201204	30:24 - 31:13		30:24 - 31:22	
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December 4, 2020	Guerra Luis IL 20201204	32:9 - 32:22			
December 4, 2020	Guerra Luis IL 20201204	32:23 - 33:10			
December 4, 2020	Guerra Luis IL 20201204	33:19 - 33:21			
December 4, 2020	Guerra Luis IL 20201204	34:1 - 34:16			
December 4, 2020	Guerra Luis IL 20201204	35:2 - 35:24			
December 4, 2020	Guerra Luis IL 20201204	36:2 - 36:5			
December 4, 2020	Guerra Luis IL 20201204	36:7 - 37:10			
December 4, 2020	Guerra Luis IL 20201204	37:15 - 37:20			
December 4, 2020	Guerra Luis IL 20201204	37:21 - 38:12		37:21 - 38:20	
December 4, 2020	Guerra Luis IL 20201204	38:21 - 38:22			
December 4, 2020	Guerra Luis IL 20201204	39:2 - 40:4		39:2 - 41:4	

December 4, 2020	Guerra Luis IL 20201204	41:6 - 42:8	M		
December 4, 2020	Guerra Luis IL 20201204	42:12 - 42:15	V M		
December 4, 2020	Guerra Luis IL 20201204	42:17 - 42:19	V, M		
December 4, 2020	Guerra Luis IL 20201204	42:23 - 43:11	AF, M		
December 4, 2020	Guerra Luis IL 20201204	43:14 - 44:16	AF, M, AA		
December 4, 2020	Guerra Luis IL 20201204	44:19 - 45:1	AA		
December 4, 2020	Guerra Luis IL 20201204	45:6 - 45:23	AA, B, Sp		
December 4, 2020	Guerra Luis IL 20201204	46:18 - 46:19	AA, Sp		
December 4, 2020	Guerra Luis IL 20201204	46:20 - 46:23	AA, Sp		
December 4, 2020	Guerra Luis IL 20201204	47:2 - 47:8			
December 4, 2020	Guerra Luis IL 20201204	47:17 - 48:24			
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December 4, 2020	Guerra Luis IL 20201204	50:23 - 51:17			
December 4, 2020	Guerra Luis IL 20201204	51:18 - 51:22	A, Sp, F		
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December 4, 2020	Guerra Luis IL 20201204	52:11 - 53:4			
December 4, 2020	Guerra Luis IL 20201204	53:5 - 53:13			
December 4, 2020	Guerra Luis IL 20201204	53:14 - 53:23	A, Sp, F		
December 4, 2020	Guerra Luis IL 20201204	54:4 - 55:9			
December 4, 2020	Guerra Luis IL 20201204	55:13 - 58:13	R, P		
December 4, 2020	Guerra Luis IL 20201204	59:8 - 62:4	R, P		
December 4, 2020	Guerra Luis IL 20201204	62:5 - 62:11	R, P		
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December 4, 2020	Guerra Luis IL 20201204	67:4 - 67:7	R, Sp		
December 4, 2020	Guerra Luis IL 20201204	67:10 - 67:10	R, Sp		
December 4, 2020	Guerra Luis IL 20201204	67:12 - 68:5	R P		
December 4, 2020	Guerra Luis IL 20201204	68:6 - 69:10	R, P, AA		
December 4, 2020	Guerra Luis IL 20201204	69:15 - 69:23	R, P, AA		
December 4, 2020	Guerra Luis IL 20201204	70:2 - 70:6	R, P, Sp		
December 4, 2020	Guerra Luis IL 20201204	70:7 - 71:4	R, P		
December 4, 2020	Guerra Luis IL 20201204	71:5 - 71:17	R, P		
December 4, 2020	Guerra Luis IL 20201204	71:24 - 72:2	R, P		
December 4, 2020	Guerra Luis IL 20201204	72:5 - 72:16	R, P		
December 4, 2020	Guerra Luis IL 20201204	75:21 - 76:10			
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December 4, 2020	Guerra Luis IL 20201204	77:7 - 77:19			
December 4, 2020	Guerra Luis IL 20201204	77:21 - 78:5			
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December 4, 2020	Guerra Luis IL 20201204	81:5 - 81:13			
December 4, 2020	Guerra Luis IL 20201204	81:17 - 83:6		81:17 - 84:23	
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	63:22 - 64:6		62:12-68:7	
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	71:6 - 71:17		68:23-74:9	
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	95:7 - 95:22	R		
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	118:3 - 118:17	R		
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	126:19 - 127:22	R, P		
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	128:2 - 128:16	R		
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	139:4 - 139:24	R		
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	142:24 - 143:17	R		
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	156:2 - 156:8		156:2 - 157:19	
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	157:20 - 157:24			
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	175:12 - 176:14	R		
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	182:8 - 183:9	R		
December 4, 2020	Guerra Luis IL 20201204 02 (2421)	192:15 - 193:5	R		

May 27, 2020	Horton Matthew IL 20200527	4:24 - 5:4			
May 27, 2020	Horton Matthew IL 20200527	12:11 - 12:25			
May 27, 2020	Horton Matthew IL 20200527	13:22 - 14:2			
May 27, 2020	Horton Matthew IL 20200527	15:1 - 15:3			
May 27, 2020	Horton Matthew IL 20200527	16:5 - 18:16			
May 27, 2020	Horton Matthew IL 20200527	19:4 - 19:10			
May 27, 2020	Horton Matthew IL 20200527	20:20 - 21:7			
May 27, 2020	Horton Matthew IL 20200527	21:18 - 23:20		32:6-8	
May 27, 2020	Horton Matthew IL 20200527	21:11 - 21:14			
May 27, 2020	Horton Matthew IL 20200527	21:8 - 21:10			
May 27, 2020	Horton Matthew IL 20200527	21:15 - 21:17			
May 27, 2020	Horton Matthew IL 20200527	24:6 - 25:2			
May 27, 2020	Horton Matthew IL 20200527	25:11 - 25:19			
May 27, 2020	Horton Matthew IL 20200527	26:2 - 26:12			
May 27, 2020	Horton Matthew IL 20200527	26:2 - 26:12			
May 27, 2020	Horton Matthew IL 20200527	26:24 - 27:10			
May 27, 2020	Horton Matthew IL 20200527	26:17 - 26:23			
May 27, 2020	Horton Matthew IL 20200527	27:11 - 27:22			
May 27, 2020	Horton Matthew IL 20200527	28:5 - 29:6			
May 27, 2020	Horton Matthew IL 20200527	29:14 - 29:24			
May 27, 2020	Horton Matthew IL 20200527	30:12 - 30:15			
May 27, 2020	Horton Matthew IL 20200527	30:23 - 31:4			
May 27, 2020	Horton Matthew IL 20200527	31:5 - 31:23		32:6-8	
May 27, 2020	Horton Matthew IL 20200527	32:9 - 32:11			
May 27, 2020	Horton Matthew IL 20200527	32:20 - 32:24			
May 27, 2020	Horton Matthew IL 20200527	35:14 - 36:14			
May 27, 2020	Horton Matthew IL 20200527	40:22 - 41:13			
May 27, 2020	Horton Matthew IL 20200527	47:20 - 48:15			
May 27, 2020	Horton Matthew IL 20200527	47:11 - 47:19			
May 27, 2020	Horton Matthew IL 20200527	50:13 - 50:19			
May 27, 2020	Horton Matthew IL 20200527	73:5 - 74:1	Sp, H		
May 27, 2020	Horton Matthew IL 20200527	74:5 - 74:5	Sp, H		
May 27, 2020	Horton Matthew IL 20200527	75:2 - 75:6	Sp, H		
June 5, 2020	Kessler Richard DE 20200605	6:9 - 6:12			
June 5, 2020	Kessler Richard DE 20200605	8:17 - 12:16			
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June 5, 2020	Kessler Richard DE 20200605	15:22 - 17:5			
June 5, 2020	Kessler Richard DE 20200605	17:13 - 17:20			
June 5, 2020	Kessler Richard DE 20200605	18:9 - 18:15			
June 5, 2020	Kessler Richard DE 20200605	20:19 - 21:5	V, F		
June 5, 2020	Kessler Richard DE 20200605	22:1 - 22:11	V, F		
June 5, 2020	Kessler Richard DE 20200605	22:18 - 23:4			
June 5, 2020	Kessler Richard DE 20200605	23:14 - 23:19			
June 5, 2020	Kessler Richard DE 20200605	23:22 - 24:7	V, F		
June 5, 2020	Kessler Richard DE 20200605	26:19 - 27:10	V, Sp, F	26:11-29:9	
June 5, 2020	Kessler Richard DE 20200605	27:13 - 27:16	V, Sp, F	26:11-29:9	
June 5, 2020	Kessler Richard DE 20200605	27:17 - 28:7	V, Sp, F	26:11-29:9	
June 5, 2020	Kessler Richard DE 20200605	28:12 - 28:14		26:11-29:9	
June 5, 2020	Kessler Richard DE 20200605	31:16 - 32:3		31:16-33:20	
June 5, 2020	Kessler Richard DE 20200605	33:21 - 35:3			
June 5, 2020	Kessler Richard DE 20200605	35:4 - 36:17	V		
June 5, 2020	Kessler Richard DE 20200605	37:6 - 38:4	V		
June 5, 2020	Kessler Richard DE 20200605	38:7 - 38:21	F, V		
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June 5, 2020	Kessler Richard DE 20200605	39:8 - 40:5			
June 5, 2020	Kessler Richard DE 20200605	40:6 - 41:7	V		

June 5, 2020	Kessler Richard DE 20200605	41:9 - 41:17	V		
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June 5, 2020	Kessler Richard DE 20200605	42:8 - 42:15			
June 5, 2020	Kessler Richard DE 20200605	42:21 - 43:6			
June 5, 2020	Kessler Richard DE 20200605	43:7 - 43:20			
June 5, 2020	Kessler Richard DE 20200605	48:20 - 49:11			
June 5, 2020	Kessler Richard DE 20200605	49:12 - 50:1			
June 5, 2020	Kessler Richard DE 20200605	50:3 - 50:10		50:3-51:15	
June 5, 2020	Kessler Richard DE 20200605	51:16 - 53:2			
June 5, 2020	Kessler Richard DE 20200605	53:10 - 53:17	F, Sp		
June 5, 2020	Kessler Richard DE 20200605	53:19 - 53:22			
June 5, 2020	Kessler Richard DE 20200605	54:3 - 54:16		54:3-56:2	
June 5, 2020	Kessler Richard DE 20200605	56:3 - 57:2		56:3-57:9	
June 5, 2020	Kessler Richard DE 20200605	57:10 - 58:5		57:10-58:19	
June 5, 2020	Kessler Richard DE 20200605	59:17 - 60:5			
June 5, 2020	Kessler Richard DE 20200605	63:18 - 64:8		63:18-64:11	
June 5, 2020	Kessler Richard DE 20200605	67:11 - 67:15			
June 5, 2020	Kessler Richard DE 20200605	67:17 - 67:20		67:17-68:3	
June 5, 2020	Kessler Richard DE 20200605	70:8 - 70:15		70:8-70:20	
November 24, 2020	Klegon Rob DE 20201124	9:20 - 9:25			
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November 24, 2020	Klegon Rob DE 20201124	16:12 - 17:1			
November 24, 2020	Klegon Rob DE 20201124	17:7 - 17:22			
November 24, 2020	Klegon Rob DE 20201124	18:5 - 18:13			
November 24, 2020	Klegon Rob DE 20201124	22:25 - 23:16			
November 24, 2020	Klegon Rob DE 20201124	23:24 - 24:3			
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November 24, 2020	Klegon Rob DE 20201124	25:7 - 25:24			
November 24, 2020	Klegon Rob DE 20201124	26:14 - 27:9			
November 24, 2020	Klegon Rob DE 20201124	27:10 - 27:25			
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November 24, 2020	Klegon Rob DE 20201124	28:8 - 29:1			
November 24, 2020	Klegon Rob DE 20201124	29:5 - 29:6			
November 24, 2020	Klegon Rob DE 20201124	29:11 - 29:14			
November 24, 2020	Klegon Rob DE 20201124	29:17 - 29:22			
November 24, 2020	Klegon Rob DE 20201124	30:9 - 31:3			
November 24, 2020	Klegon Rob DE 20201124	31:4 - 31:16			
November 24, 2020	Klegon Rob DE 20201124	31:17 - 32:4			
November 24, 2020	Klegon Rob DE 20201124	33:2 - 33:20			
November 24, 2020	Klegon Rob DE 20201124	33:21 - 34:2			
November 24, 2020	Klegon Rob DE 20201124	34:3 - 34:14			
November 24, 2020	Klegon Rob DE 20201124	35:13 - 35:20			
November 24, 2020	Klegon Rob DE 20201124	37:14 - 38:4			
November 24, 2020	Klegon Rob DE 20201124	38:5 - 38:6			
November 24, 2020	Klegon Rob DE 20201124	38:19 - 38:22			
November 24, 2020	Klegon Rob DE 20201124	38:23 - 39:5			
November 24, 2020	Klegon Rob DE 20201124	39:6 - 39:9			
November 24, 2020	Klegon Rob DE 20201124	39:20 - 40:8			
November 24, 2020	Klegon Rob DE 20201124	40:25 - 41:2			
November 24, 2020	Klegon Rob DE 20201124	41:7 - 41:10			
November 24, 2020	Klegon Rob DE 20201124	43:12 - 43:16			
November 24, 2020	Klegon Rob DE 20201124	43:18 - 44:3			
November 24, 2020	Klegon Rob DE 20201124	44:4 - 45:16		46:22-24	

November 24, 2020	Klegon Rob DE 20201124	45:17 - 46:2		46:22-24	
November 24, 2020	Klegon Rob DE 20201124	46:5 - 46:8			
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November 24, 2020	Klegon Rob DE 20201124	46:25 - 47:2			
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November 24, 2020	Klegon Rob DE 20201124	54:11 - 54:15			
November 24, 2020	Klegon Rob DE 20201124	56:17 - 57:21			
November 24, 2020	Klegon Rob DE 20201124	57:22 - 58:4			
November 24, 2020	Klegon Rob DE 20201124	59:4 - 59:16			
November 24, 2020	Klegon Rob DE 20201124	59:21 - 60:9			
November 24, 2020	Klegon Rob DE 20201124	60:10 - 61:17			
November 24, 2020	Klegon Rob DE 20201124	64:9 - 64:17			
November 24, 2020	Klegon Rob DE 20201124	65:8 - 65:12			
November 24, 2020	Klegon Rob DE 20201124	65:24 - 66:9			
November 24, 2020	Klegon Rob DE 20201124	66:10 - 66:22			
November 24, 2020	Klegon Rob DE 20201124	66:25 - 67:12			
November 24, 2020	Klegon Rob DE 20201124	67:13 - 67:25			
November 24, 2020	Klegon Rob DE 20201124	68:1 - 68:11			
November 24, 2020	Klegon Rob DE 20201124	68:18 - 69:3			
November 24, 2020	Klegon Rob DE 20201124	69:25 - 70:3			
November 24, 2020	Klegon Rob DE 20201124	70:12 - 70:19			
November 24, 2020	Klegon Rob DE 20201124	70:20 - 71:10		71:11-25, 72:2-16	
November 24, 2020	Klegon Rob DE 20201124	74:1 - 74:4			
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November 24, 2020	Klegon Rob DE 20201124	76:10 - 77:2			
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November 24, 2020	Klegon Rob DE 20201124	81:4 - 81:14			
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November 24, 2020	Klegon Rob DE 20201124	85:15 - 85:22			
November 24, 2020	Klegon Rob DE 20201124	88:22 - 88:24			
November 24, 2020	Klegon Rob DE 20201124	89:3 - 89:8			
November 24, 2020	Klegon Rob DE 20201124	93:17 - 94:5			
November 24, 2020	Klegon Rob DE 20201124	94:10 - 94:23			
November 24, 2020	Klegon Rob DE 20201124	94:24 - 96:12			
November 24, 2020	Klegon Rob DE 20201124	97:20 - 97:23			
November 24, 2020	Klegon Rob DE 20201124	98:8 - 98:15			
November 24, 2020	Klegon Rob DE 20201124	100:14 - 100:22			
November 24, 2020	Klegon Rob DE 20201124	101:14 - 102:17			
November 24, 2020	Klegon Rob DE 20201124	103:11 - 103:25			
November 24, 2020	Klegon Rob DE 20201124	104:11 - 104:19			
November 24, 2020	Klegon Rob DE 20201124	108:10 - 108:13			

November 24, 2020	Klegon Rob DE 20201124	108:19 - 109:4		
November 24, 2020	Klegon Rob DE 20201124	109:5 - 109:19		
November 24, 2020	Klegon Rob DE 20201124	116:23 - 117:6		
November 24, 2020	Klegon Rob DE 20201124	117:7 - 117:20		
November 24, 2020	Klegon Rob DE 20201124	117:21 - 118:6		
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November 24, 2020	Klegon Rob DE 20201124	124:16 - 124:19		
November 24, 2020	Klegon Rob DE 20201124	124:21 - 125:3		
November 24, 2020	Klegon Rob DE 20201124	125:4 - 125:7		
November 24, 2020	Klegon Rob DE 20201124	125:17 - 125:22		
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November 24, 2020	Klegon Rob DE 20201124	129:2 - 129:7		
November 24, 2020	Klegon Rob DE 20201124	129:22 - 130:3		
November 24, 2020	Klegon Rob DE 20201124	130:17 - 130:23		
November 24, 2020	Klegon Rob DE 20201124	132:12 - 133:4		
November 24, 2020	Klegon Rob DE 20201124	133:5 - 134:7		
November 24, 2020	Klegon Rob DE 20201124	135:9 - 136:8		
November 24, 2020	Klegon Rob DE 20201124	136:9 - 136:9		
November 24, 2020	Klegon Rob DE 20201124	136:11 - 136:13		
November 24, 2020	Klegon Rob DE 20201124	138:16 - 139:4		
November 24, 2020	Klegon Rob DE 20201124	139:5 - 139:20		
November 24, 2020	Klegon Rob DE 20201124	140:14 - 140:19		
November 24, 2020	Klegon Rob DE 20201124	141:22 - 142:8		
November 24, 2020	Klegon Rob DE 20201124	142:17 - 142:22		
November 24, 2020	Klegon Rob DE 20201124	142:9 - 142:11		
November 24, 2020	Klegon Rob DE 20201124	144:5 - 144:15		
November 24, 2020	Klegon Rob DE 20201124	144:16 - 145:23		
November 24, 2020	Klegon Rob DE 20201124	145:24 - 146:12		
November 24, 2020	Klegon Rob DE 20201124	146:13 - 146:17		
November 24, 2020	Klegon Rob DE 20201124	146:23 - 147:12		
November 24, 2020	Klegon Rob DE 20201124	148:10 - 148:22		
November 24, 2020	Klegon Rob DE 20201124	148:23 - 149:15		
November 24, 2020	Klegon Rob DE 20201124	149:16 - 150:18		
November 24, 2020	Klegon Rob DE 20201124	150:19 - 151:18		
November 24, 2020	Klegon Rob DE 20201124	151:19 - 151:20		
November 24, 2020	Klegon Rob DE 20201124	152:4 - 152:8		
November 24, 2020	Klegon Rob DE 20201124	156:5 - 156:6		
November 24, 2020	Klegon Rob DE 20201124	156:17 - 156:22		
November 24, 2020	Klegon Rob DE 20201124	158:10 - 158:15		
November 24, 2020	Klegon Rob DE 20201124	158:19 - 159:2		
November 24, 2020	Klegon Rob DE 20201124	159:6 - 160:7		
November 24, 2020	Klegon Rob DE 20201124	160:8 - 161:15		
November 24, 2020	Klegon Rob DE 20201124	161:16 - 161:19		
November 24, 2020	Klegon Rob DE 20201124	162:11 - 162:21		
November 24, 2020	Klegon Rob DE 20201124	163:8 - 164:2		
November 24, 2020	Klegon Rob DE 20201124	164:3 - 164:3		
November 24, 2020	Klegon Rob DE 20201124	164:22 - 165:5		
November 24, 2020	Klegon Rob DE 20201124	166:8 - 167:2		
November 24, 2020	Klegon Rob DE 20201124	167:5 - 167:15		
November 24, 2020	Klegon Rob DE 20201124	167:18 - 168:1		
November 24, 2020	Klegon Rob DE 20201124	167:5 - 167:10		
November 24, 2020	Klegon Rob DE 20201124	168:4 - 168:9		
November 24, 2020	Klegon Rob DE 20201124	168:12 - 168:22		
December 14, 2018	Klegon Robert IL 20181214	7:16 - 7:19		
December 14, 2018	Klegon Robert IL 20181214	15:8 - 15:12		

December 14, 2018	Klegon Robert IL 20181214	15:13 - 15:25			
December 14, 2018	Klegon Robert IL 20181214	16:2 - 16:13			
December 14, 2018	Klegon Robert IL 20181214	16:21 - 16:25			
December 14, 2018	Klegon Robert IL 20181214	17:2 - 17:3			
December 14, 2018	Klegon Robert IL 20181214	20:2 - 20:25			
December 14, 2018	Klegon Robert IL 20181214	21:2 - 21:25			
December 14, 2018	Klegon Robert IL 20181214	22:2 - 22:18			
December 14, 2018	Klegon Robert IL 20181214	23:16 - 23:25			
December 14, 2018	Klegon Robert IL 20181214	24:2 - 24:9			
December 14, 2018	Klegon Robert IL 20181214	24:18 - 24:25			
December 14, 2018	Klegon Robert IL 20181214	25:2 - 25:6		25:7-28:7	
December 14, 2018	Klegon Robert IL 20181214	35:17 - 35:25			
December 14, 2018	Klegon Robert IL 20181214	36:2 - 36:4			
December 14, 2018	Klegon Robert IL 20181214	43:22 - 43:24	F, V		
December 14, 2018	Klegon Robert IL 20181214	44:3 - 44:12	F, V		
December 14, 2018	Klegon Robert IL 20181214	44:15 - 44:18	F, V		
December 14, 2018	Klegon Robert IL 20181214	45:2 - 45:13	F, V, M		
December 14, 2018	Klegon Robert IL 20181214	45:18 - 45:23	F, V, M		
December 14, 2018	Klegon Robert IL 20181214	46:8 - 46:14			
December 14, 2018	Klegon Robert IL 20181214	47:20 - 47:24			
December 14, 2018	Klegon Robert IL 20181214	48:12 - 48:25	Sp		
December 14, 2018	Klegon Robert IL 20181214	49:2 - 49:7	Sp		
December 14, 2018	Klegon Robert IL 20181214	49:23 - 50:18	F, V, Sp		
December 14, 2018	Klegon Robert IL 20181214	50:20 - 52:9	F, V, Sp	52:10-13, 18-22, 24-25; 53:5-13.	
December 14, 2018	Klegon Robert IL 20181214	55:6 - 55:20			
December 14, 2018	Klegon Robert IL 20181214	56:4 - 56:19			
December 14, 2018	Klegon Robert IL 20181214	58:4 - 58:10			
December 14, 2018	Klegon Robert IL 20181214	60:14 - 60:23			
December 14, 2018	Klegon Robert IL 20181214	62:22 - 63:14			
December 14, 2018	Klegon Robert IL 20181214	63:15 - 63:20			
December 14, 2018	Klegon Robert IL 20181214	64:20 - 65:4			
December 14, 2018	Klegon Robert IL 20181214	65:5 - 65:11			
December 14, 2018	Klegon Robert IL 20181214	65:12 - 65:25			
December 14, 2018	Klegon Robert IL 20181214	66:2 - 66:8			
December 14, 2018	Klegon Robert IL 20181214	66:12 - 66:15			
December 14, 2018	Klegon Robert IL 20181214	72:25 - 73:25	R	74:5-7	
December 14, 2018	Klegon Robert IL 20181214	74:2 - 74:4	R	74:5-7	
December 14, 2018	Klegon Robert IL 20181214	74:8 - 74:22	F, H, V, Sp, R	74:5-7	
December 14, 2018	Klegon Robert IL 20181214	75:3 - 75:3	F, H, V, Sp, R	74:5-7	
December 14, 2018	Klegon Robert IL 20181214	75:6 - 75:13	F, H, V, Sp, R		
December 14, 2018	Klegon Robert IL 20181214	75:15 - 75:19	F, H, V, Sp, R		
December 14, 2018	Klegon Robert IL 20181214	75:23 - 76:3	R		
December 14, 2018	Klegon Robert IL 20181214	77:23 - 78:4	R		
December 14, 2018	Klegon Robert IL 20181214	78:8 - 78:8			
December 14, 2018	Klegon Robert IL 20181214	83:24 - 83:25	R		
December 14, 2018	Klegon Robert IL 20181214	84:2 - 84:25	R		
December 14, 2018	Klegon Robert IL 20181214	88:9 - 88:22	R		
December 14, 2018	Klegon Robert IL 20181214	89:16 - 89:25	R		
December 14, 2018	Klegon Robert IL 20181214	91:12 - 91:25	R	90:18-25; 91:5-10	
December 14, 2018	Klegon Robert IL 20181214	92:2 - 92:2	R		
December 14, 2018	Klegon Robert IL 20181214	92:25 - 93:16	F, AF, V, R		
December 14, 2018	Klegon Robert IL 20181214	93:20 - 94:8	F AF V R		
December 14, 2018	Klegon Robert IL 20181214	94:21 - 95:2	R		
December 14, 2018	Klegon Robert IL 20181214	95:6 - 95:8	R		
December 14, 2018	Klegon Robert IL 20181214	95:20 - 96:5	R		
December 14, 2018	Klegon Robert IL 20181214	96:6 - 97:2	R		

December 14, 2018	Klegon Robert IL 20181214	97:24 - 98:14	R		
December 14, 2018	Klegon Robert IL 20181214	98:23 - 99:21	R		
December 14, 2018	Klegon Robert IL 20181214	100:3 - 100:14	R		
December 14, 2018	Klegon Robert IL 20181214	104:10 - 104:18	R		
December 14, 2018	Klegon Robert IL 20181214	104:22 - 105:21	R		
December 14, 2018	Klegon Robert IL 20181214	106:2 - 106:22	R		
December 14, 2018	Klegon Robert IL 20181214	108:17 - 109:2	R		
December 14, 2018	Klegon Robert IL 20181214	109:12 - 109:22	R, P		
December 14, 2018	Klegon Robert IL 20181214	110:17 - 110:22	R, P		
December 14, 2018	Klegon Robert IL 20181214	111:9 - 111:13	R, P		
December 14, 2018	Klegon Robert IL 20181214	111:14 - 112:5			
December 14, 2018	Klegon Robert IL 20181214	113:12 - 114:6			
December 14, 2018	Klegon Robert IL 20181214	115:14 - 116:22			
December 14, 2018	Klegon Robert IL 20181214	118:3 - 118:8			
December 14, 2018	Klegon Robert IL 20181214	120:2 - 121:2		121:3, 7-8, 10-12	
December 14, 2018	Klegon Robert IL 20181214	121:14 - 121:19			
December 14, 2018	Klegon Robert IL 20181214	122:12 - 122:20			
December 14, 2018	Klegon Robert IL 20181214	122:25 - 123:4			
December 14, 2018	Klegon Robert IL 20181214	124:12 - 124:25			
December 14, 2018	Klegon Robert IL 20181214	125:6 - 125:22	Sp		
December 14, 2018	Klegon Robert IL 20181214	125:23 - 126:4	No ClearOne highlights		
December 14, 2018	Klegon Robert IL 20181214	126:8 - 126:15		126:16-20; 127:5-6, 10-18	
December 14, 2018	Klegon Robert IL 20181214	128:15 - 129:4			
December 14, 2018	Klegon Robert IL 20181214	129:5 - 129:11			
December 14, 2018	Klegon Robert IL 20181214	129:23 - 130:7			
December 14, 2018	Klegon Robert IL 20181214	129:19 - 129:21	M, AF, F	130:17-20	
December 14, 2018	Klegon Robert IL 20181214	129:12 - 129:14	M AF F	130:17-20	
December 14, 2018	Klegon Robert IL 20181214	133:16 - 134:6		134:7-8; 13-16; 135:11-12, 16, 18-20	
December 14, 2018	Klegon Robert IL 20181214	134:18 - 134:21	Sp, M, F, AF, V	134:7-8; 13-16; 135:11-12, 16, 18-20	
December 14, 2018	Klegon Robert IL 20181214	135:3 - 135:9	Sp, M, F, AF, V	134:7-8; 13-16; 135:11-12, 16, 18-20	
December 14, 2018	Klegon Robert IL 20181214	136:24 - 137:14			
December 14, 2018	Klegon Robert IL 20181214	138:7 - 138:21		138:22-25; 139:5-11, 13-16; 139:20-140:3	
December 14, 2018	Klegon Robert IL 20181214	142:5 - 142:11			
December 14, 2018	Klegon Robert IL 20181214	142:12 - 143:10			
December 14, 2018	Klegon Robert IL 20181214	143:16 - 145:13			
December 14, 2018	Klegon Robert IL 20181214	145:14 - 146:18			
December 14, 2018	Klegon Robert IL 20181214	146:22 - 147:4			
December 14, 2018	Klegon Robert IL 20181214	147:13 - 147:18			
December 14, 2018	Klegon Robert IL 20181214	147:25 - 148:22			
December 14, 2018	Klegon Robert IL 20181214	151:19 - 151:20			
December 14, 2018	Klegon Robert IL 20181214	151:23 - 151:24			
December 14, 2018	Klegon Robert IL 20181214	153:24 - 154:7			
December 14, 2018	Klegon Robert IL 20181214	154:8 - 155:5			
December 14, 2018	Klegon Robert IL 20181214	165:8 - 165:19		165:20-166:24	
December 14, 2018	Klegon Robert IL 20181214	169:16 - 169:18			
December 14, 2018	Klegon Robert IL 20181214	169:22 - 170:5			
December 14, 2018	Klegon Robert IL 20181214	170:18 - 170:22			
December 14, 2018	Klegon Robert IL 20181214	172:12 - 172:17	F, Sp, AF	173:3-5, 8	
December 14, 2018	Klegon Robert IL 20181214	172:22 - 172:25	F, Sp, AF	173:3-5, 8	
December 14, 2018	Klegon Robert IL 20181214	185:25 - 186:12	R		
December 14, 2018	Klegon Robert IL 20181214	192:16 - 192:25	R		
December 14, 2018	Klegon Robert IL 20181214	194:2 - 195:4	R		
December 14, 2018	Klegon Robert IL 20181214	202:6 - 202:19	R		
December 14, 2018	Klegon Robert IL 20181214	203:6 - 203:18	R		
December 14, 2018	Klegon Robert IL 20181214	215:12 - 215:23	R		

December 14, 2018	Klegon Robert IL 20181214	217:24 - 218:17	R		
December 14, 2018	Klegon Robert IL 20181214	218:20 - 218:21	R		
December 14, 2018	Klegon Robert IL 20181214	235:14 - 237:6	R		
December 14, 2018	Klegon Robert IL 20181214	242:22 - 243:2	R		
December 14, 2018	Klegon Robert IL 20181214	244:5 - 244:15			
December 14, 2018	Klegon Robert IL 20181214	253:7 - 254:3			
November 17, 2020	Klegon Robert IL 20201117	10:17 - 10:18			
November 17, 2020	Klegon Robert IL 20201117	10:22 - 10:25			
November 17, 2020	Klegon Robert IL 20201117	16:10 - 17:2			
November 17, 2020	Klegon Robert IL 20201117	17:7 - 17:9			
November 17, 2020	Klegon Robert IL 20201117	26:7 - 26:22			
November 17, 2020	Klegon Robert IL 20201117	39:9 - 40:16	V, R		
November 17, 2020	Klegon Robert IL 20201117	41:22 - 42:2	V, R		
November 17, 2020	Klegon Robert IL 20201117	42:6 - 42:20	V, R		
November 17, 2020	Klegon Robert IL 20201117	42:21 - 43:11	V, R		
November 17, 2020	Klegon Robert IL 20201117	44:11 - 44:14			
November 17, 2020	Klegon Robert IL 20201117	70:12 - 70:16	P, R		
November 17, 2020	Klegon Robert IL 20201117	70:24 - 71:3	P, R		
November 17, 2020	Klegon Robert IL 20201117	78:22 - 78:23	P, R		
November 17, 2020	Klegon Robert IL 20201117	79:8 - 79:11	P, R		
November 17, 2020	Klegon Robert IL 20201117	79:15 - 79:17	P, R		
November 17, 2020	Klegon Robert IL 20201117	87:2 - 87:3	P, R		
November 17, 2020	Klegon Robert IL 20201117	87:10 - 87:18	P, R		
November 17, 2020	Klegon Robert IL 20201117	90:2 - 90:4	P, R		
November 17, 2020	Klegon Robert IL 20201117	90:11 - 90:24	P, R		
November 17, 2020	Klegon Robert IL 20201117	91:2 - 91:3	P, R		
November 17, 2020	Klegon Robert IL 20201117	91:10 - 91:16	P, R		
November 17, 2020	Klegon Robert IL 20201117	92:11 - 92:14	P, R		
November 17, 2020	Klegon Robert IL 20201117	92:25 - 93:8	P, R		
November 17, 2020	Klegon Robert IL 20201117	100:11 - 101:9	P, R		
November 17, 2020	Klegon Robert IL 20201117	102:25 - 103:23	P, R		
November 17, 2020	Klegon Robert IL 20201117	103:24 - 104:4	P, R		
November 17, 2020	Klegon Robert IL 20201117	104:5 - 105:3	P, R		
November 17, 2020	Klegon Robert IL 20201117	105:8 - 106:2	P, R		
November 17, 2020	Klegon Robert IL 20201117	106:8 - 106:20	P, R		
November 17, 2020	Klegon Robert IL 20201117	106:21 - 106:25	P, R		
November 17, 2020	Klegon Robert IL 20201117	110:20 - 112:3	P, R		
November 17, 2020	Klegon Robert IL 20201117	119:11 - 120:8	P, R		
November 17, 2020	Klegon Robert IL 20201117	122:4 - 123:6	P, R		
November 17, 2020	Klegon Robert IL 20201117	125:3 - 125:23	P, R		
November 17, 2020	Klegon Robert IL 20201117	126:2 - 126:13	P, R		
November 17, 2020	Klegon Robert IL 20201117	126:18 - 126:23	P, R		
November 17, 2020	Klegon Robert IL 20201117	127:4 - 127:11	P, R		
November 17, 2020	Klegon Robert IL 20201117	127:20 - 128:2	P, R		
November 17, 2020	Klegon Robert IL 20201117	128:12 - 128:25	P, R		
November 17, 2020	Klegon Robert IL 20201117	130:18 - 131:8	P, R		
November 17, 2020	Klegon Robert IL 20201117	131:10 - 132:4	P, R		
June 23, 2020	Lantz Gregory DE 20200623	7:3 - 7:10			
June 23, 2020	Lantz Gregory DE 20200623	12:20 - 13:2			
June 23, 2020	Lantz Gregory DE 20200623	14:4 - 14:13		14:14-16:4	
June 23, 2020	Lantz Gregory DE 20200623	16:5 - 16:13		14:14-16:4	
June 23, 2020	Lantz Gregory DE 20200623	22:6 - 22:15			
June 23, 2020	Lantz Gregory DE 20200623	24:20 - 25:14			
June 23, 2020	Lantz Gregory DE 20200623	26:5 - 26:12			
June 23, 2020	Lantz Gregory DE 20200623	27:19 - 27:25			
June 23, 2020	Lantz Gregory DE 20200623	27:11 - 27:17			

June 23 ,2020	Lantz Gregory DE 20200623	29:10 - 29:22			
June 23 ,2020	Lantz Gregory DE 20200623	30:5 - 30:7			
June 23 ,2020	Lantz Gregory DE 20200623	30:15 - 31:3			
June 23 ,2020	Lantz Gregory DE 20200623	31:4 - 31:20			
June 23 ,2020	Lantz Gregory DE 20200623	32:23 - 33:11			
June 23 ,2020	Lantz Gregory DE 20200623	32:14 - 32:18			
June 23 ,2020	Lantz Gregory DE 20200623	34:1 - 35:6			
June 23 ,2020	Lantz Gregory DE 20200623	36:5 - 36:20			
June 23 ,2020	Lantz Gregory DE 20200623	37:25 - 38:3			
June 23 ,2020	Lantz Gregory DE 20200623	38:11 - 39:6			
June 23 ,2020	Lantz Gregory DE 20200623	39:7 - 39:19			
June 23 ,2020	Lantz Gregory DE 20200623	40:23 - 41:13			
June 23 ,2020	Lantz Gregory DE 20200623	42:13 - 43:11			
June 23 ,2020	Lantz Gregory DE 20200623	42:11 - 42:12			
June 23 ,2020	Lantz Gregory DE 20200623	43:12 - 43:24			
June 23 ,2020	Lantz Gregory DE 20200623	43:25 - 44:23			
June 23 ,2020	Lantz Gregory DE 20200623	45:16 - 47:1			
June 23 ,2020	Lantz Gregory DE 20200623	47:19 - 48:2			
June 23 ,2020	Lantz Gregory DE 20200623	47:6 - 47:14			
June 23 ,2020	Lantz Gregory DE 20200623	48:12 - 49:1			
June 23 ,2020	Lantz Gregory DE 20200623	49:2 - 49:22			
June 23 ,2020	Lantz Gregory DE 20200623	51:8 - 51:22			
June 23 ,2020	Lantz Gregory DE 20200623	52:22 - 54:13			
June 23 ,2020	Lantz Gregory DE 20200623	52:2 - 52:21			
June 23 ,2020	Lantz Gregory DE 20200623	54:18 - 54:25			
June 23 ,2020	Lantz Gregory DE 20200623	56:25 - 58:10			
June 23 ,2020	Lantz Gregory DE 20200623	61:4 - 61:14			
June 23 ,2020	Lantz Gregory DE 20200623	61:18 - 62:6			
June 23 ,2020	Lantz Gregory DE 20200623	65:20 - 65:23			
June 23 ,2020	Lantz Gregory DE 20200623	65:1 - 65:4			
June 23 ,2020	Lantz Gregory DE 20200623	66:12 - 66:17			
June 23 ,2020	Lantz Gregory DE 20200623	66:3 - 66:7			
June 23 ,2020	Lantz Gregory DE 20200623	66:18 - 66:25			
June 23 ,2020	Lantz Gregory DE 20200623	71:22 - 72:13			
June 23 ,2020	Lantz Gregory DE 20200623	72:14 - 72:22			
June 23 ,2020	Lantz Gregory DE 20200623	73:2 - 73:5			
June 23 ,2020	Lantz Gregory DE 20200623	73:12 - 73:19			
June 23 ,2020	Lantz Gregory DE 20200623	74:3 - 75:2			
June 23 ,2020	Lantz Gregory DE 20200623	75:10 - 75:16			
June 23 ,2020	Lantz Gregory DE 20200623	75:7 - 75:9			
June 23 ,2020	Lantz Gregory DE 20200623	76:3 - 76:15			
June 23 ,2020	Lantz Gregory DE 20200623	81:20 - 82:10			
June 23 ,2020	Lantz Gregory DE 20200623	81:4 - 81:8			
December 29, 2020	Manning Marques IL 20201229	7:11 - 7:20			
December 29, 2020	Manning Marques IL 20201229	14:23 - 15:1			
December 29, 2020	Manning Marques IL 20201229	21:9 - 21:11			
December 29, 2020	Manning Marques IL 20201229	21:24 - 22:9			
December 29, 2020	Manning Marques IL 20201229	22:10 - 22:21			
December 29, 2020	Manning Marques IL 20201229	23:25 - 24:5			
December 29, 2020	Manning Marques IL 20201229	31:19 - 31:21			
December 29, 2020	Manning Marques IL 20201229	31:3 - 31:5			
December 29, 2020	Manning Marques IL 20201229	32:21 - 33:3			
December 29, 2020	Manning Marques IL 20201229	34:23 - 35:1			
December 29, 2020	Manning Marques IL 20201229	35:18 - 35:25			
December 29, 2020	Manning Marques IL 20201229	35:2 - 35:7			
December 29, 2020	Manning Marques IL 20201229	36:8 - 37:5			

December 29, 2020	Manning Marques IL 20201229	37:6 - 38:1		38:18-21	
December 29, 2020	Manning Marques IL 20201229	38:7 - 38:17		38:18-21	
December 29, 2020	Manning Marques IL 20201229	42:20 - 42:22			
December 29, 2020	Manning Marques IL 20201229	42:24 - 44:12			
December 29, 2020	Manning Marques IL 20201229	44:13 - 44:16		44:17-25; 46:15-25	
December 29, 2020	Manning Marques IL 20201229	45:1 - 45:5		44:17-25; 46:15-25	
December 29, 2020	Manning Marques IL 20201229	45:16 - 46:12		44:17-25; 46:15-25	
December 29, 2020	Manning Marques IL 20201229	47:1 - 47:17			
December 29, 2020	Manning Marques IL 20201229	48:3 - 48:8			
December 29, 2020	Manning Marques IL 20201229	49:9 - 49:13			
December 29, 2020	Manning Marques IL 20201229	49:14 - 49:16			
December 29, 2020	Manning Marques IL 20201229	50:14 - 50:17			
December 29, 2020	Manning Marques IL 20201229	50:18 - 52:2			
December 29, 2020	Manning Marques IL 20201229	52:3 - 52:21			
December 29, 2020	Manning Marques IL 20201229	53:7 - 54:14			
December 29, 2020	Manning Marques IL 20201229	54:18 - 55:25	R		
December 29, 2020	Manning Marques IL 20201229	56:1 - 56:22			
December 29, 2020	Manning Marques IL 20201229	60:1 - 60:12	R, Sp		
December 29, 2020	Manning Marques IL 20201229	60:20 - 60:21	R, Sp		
December 29, 2020	Manning Marques IL 20201229	62:23 - 63:1			
December 29, 2020	Manning Marques IL 20201229	70:24 - 71:2	R, P		
December 29, 2020	Manning Marques IL 20201229	71:3 - 71:6			
December 29, 2020	Manning Marques IL 20201229	71:7 - 71:13			
December 29, 2020	Manning Marques IL 20201229	78:2 - 78:8	R, P		
December 29, 2020	Manning Marques IL 20201229	79:14 - 79:16		79:17-23	
December 29, 2020	Manning Marques IL 20201229	79:24 - 80:5			
December 29, 2020	Manning Marques IL 20201229	80:10 - 81:4			
December 29, 2020	Manning Marques IL 20201229	84:14 - 85:10	R		
December 29, 2020	Manning Marques IL 20201229	84:2 - 84:3	R		
December 29, 2020	Manning Marques IL 20201229	84:10 - 84:13	R		
December 29, 2020	Manning Marques IL 20201229	86:3 - 86:24	R		
December 29, 2020	Manning Marques IL 20201229	87:22 - 88:10	R, Sp, P		
December 29, 2020	Manning Marques IL 20201229	88:22 - 89:18	R, Sp, P, H		
December 29, 2020	Manning Marques IL 20201229	91:16 - 92:7	R, AA, V		
December 29, 2020	Manning Marques IL 20201229	92:8 - 92:14	R, V		
December 29, 2020	Manning Marques IL 20201229	93:14 - 93:25	R, V, P		
November 18, 2020	Maselbas Michael DE 20201118	6:5 - 6:10			
November 18, 2020	Maselbas Michael DE 20201118	6:16 - 6:22			
November 18, 2020	Maselbas Michael DE 20201118	6:25 - 7:15			
November 18, 2020	Maselbas Michael DE 20201118	9:8 - 9:20			
November 18, 2020	Maselbas Michael DE 20201118	10:17 - 10:25			
November 18, 2020	Maselbas Michael DE 20201118	11:10 - 11:13			
November 18, 2020	Maselbas Michael DE 20201118	11:16 - 11:23			
November 18, 2020	Maselbas Michael DE 20201118	14:3 - 14:10			
November 18, 2020	Maselbas Michael DE 20201118	15:2 - 15:19			
November 18, 2020	Maselbas Michael DE 20201118	15:22 - 15:25			
November 18, 2020	Maselbas Michael DE 20201118	17:2 - 17:16			
November 18, 2020	Maselbas Michael DE 20201118	19:14 - 19:23			
November 18, 2020	Maselbas Michael DE 20201118	56:25 - 58:5			
November 18, 2020	Maselbas Michael DE 20201118	61:11 - 61:13			
November 18, 2020	Maselbas Michael DE 20201118	61:16 - 61:25			
November 18, 2020	Maselbas Michael DE 20201118	62:2 - 62:6			
November 18, 2020	Maselbas Michael DE 20201118	63:23 - 64:19			
May 30, 2019	Maselbas Michael IL 20190530	6:21 - 6:24			
May 30, 2019	Maselbas Michael IL 20190530	9:8 - 9:13			
May 30, 2019	Maselbas Michael IL 20190530	14:4 - 14:8			

May 30, 2019	Maselbas Michael IL 20190530	15:6 - 16:11			
May 30, 2019	Maselbas Michael IL 20190530	38:7 - 39:4			
May 30, 2019	Maselbas Michael IL 20190530	39:9 - 39:19			
May 30, 2019	Maselbas Michael IL 20190530	40:2 - 40:23			
May 30, 2019	Maselbas Michael IL 20190530	41:8 - 41:11			
May 30, 2019	Maselbas Michael IL 20190530	41:19 - 41:25			
May 30, 2019	Maselbas Michael IL 20190530	42:1 - 42:2			
May 30, 2019	Maselbas Michael IL 20190530	42:4 - 42:5			
May 30, 2019	Maselbas Michael IL 20190530	43:1 - 43:13			
May 30, 2019	Maselbas Michael IL 20190530	43:23 - 44:13			
May 30, 2019	Maselbas Michael IL 20190530	44:16 - 44:17			
May 30, 2019	Maselbas Michael IL 20190530	46:4 - 46:22			
May 30, 2019	Maselbas Michael IL 20190530	47:2 - 49:25		51:6-21	
May 30, 2019	Maselbas Michael IL 20190530	50:11 - 50:25		51:6-21	
May 30, 2019	Maselbas Michael IL 20190530	51:2 - 51:5		51:6-21	
May 30, 2019	Maselbas Michael IL 20190530	55:4 - 55:7	F, V		
May 30, 2019	Maselbas Michael IL 20190530	55:10 - 56:17	F, V	56:18-57:9	
May 30, 2019	Maselbas Michael IL 20190530	57:10 - 57:21			
May 30, 2019	Maselbas Michael IL 20190530	58:8 - 60:12			
May 30, 2019	Maselbas Michael IL 20190530	60:19 - 61:4			
May 30, 2019	Maselbas Michael IL 20190530	61:25 - 63:20			
May 30, 2019	Maselbas Michael IL 20190530	71:3 - 71:7	F, V		
May 30, 2019	Maselbas Michael IL 20190530	71:9 - 71:16	F, V		
May 30, 2019	Maselbas Michael IL 20190530	71:22 - 71:24	F, V		
May 30, 2019	Maselbas Michael IL 20190530	72:1 - 72:7	F, V		
May 30, 2019	Maselbas Michael IL 20190530	73:3 - 73:9	V		
May 30, 2019	Maselbas Michael IL 20190530	73:19 - 73:20	F, V		
May 30, 2019	Maselbas Michael IL 20190530	73:23 - 74:3	F, V		
May 30, 2019	Maselbas Michael IL 20190530	74:13 - 74:19			
May 30, 2019	Maselbas Michael IL 20190530	75:11 - 75:12	F		
May 30, 2019	Maselbas Michael IL 20190530	75:14 - 75:17	F		
May 30, 2019	Maselbas Michael IL 20190530	75:19 - 75:21	F		
May 30, 2019	Maselbas Michael IL 20190530	75:25 - 76:13			
May 30, 2019	Maselbas Michael IL 20190530	76:17 - 77:12			
May 30, 2019	Maselbas Michael IL 20190530	103:16 - 105:1			
May 30, 2019	Maselbas Michael IL 20190530	105:10 - 105:23			
May 30, 2019	Maselbas Michael IL 20190530	112:24 - 113:8	F, R, AF, S		
May 30, 2019	Maselbas Michael IL 20190530	113:10 - 113:14	F, R, AF, S		
May 30, 2019	Maselbas Michael IL 20190530	113:18 - 114:1	F, R, AF, S		
May 30, 2019	Maselbas Michael IL 20190530	114:4 - 114:9	F, R, AF, S		
May 30, 2019	Maselbas Michael IL 20190530	114:13 - 114:18	F, R, AF, S		
May 30, 2019	Maselbas Michael IL 20190530	114:21 - 114:23	F, R, AF, S		
May 30, 2019	Maselbas Michael IL 20190530	124:5 - 124:7			
May 30, 2019	Maselbas Michael IL 20190530	124:10 - 124:14			
May 30, 2019	Maselbas Michael IL 20190530	124:19 - 124:21			
May 30, 2019	Maselbas Michael IL 20190530	124:24 - 125:2			
May 30, 2019	Maselbas Michael IL 20190530	125:17 - 126:2			
May 30, 2019	Maselbas Michael IL 20190530	135:24 - 138:3	S, F, V	135:19, 22-23	
May 30, 2019	Maselbas Michael IL 20190530	159:24 - 160:7			
May 30, 2019	Maselbas Michael IL 20190530	160:14 - 161:2			
May 30, 2019	Maselbas Michael IL 20190530	162:22 - 162:24			
November 18, 2020	Maselbas Michael IL 20201118	5:3 - 5:15			
November 18, 2020	Maselbas Michael IL 20201118	5:20 - 5:22			
November 18, 2020	Maselbas Michael IL 20201118	5:24 - 6:1			
November 18, 2020	Maselbas Michael IL 20201118	6:3 - 7:3			
November 18, 2020	Maselbas Michael IL 20201118	12:2 - 12:3			

November 18, 2020	Maselbas Michael IL 20201118	12:22 - 13:9			
November 18, 2020	Maselbas Michael IL 20201118	13:16 - 13:18			
November 18, 2020	Maselbas Michael IL 20201118	13:20 - 13:20			
November 18, 2020	Maselbas Michael IL 20201118	13:22 - 13:24			
November 18, 2020	Maselbas Michael IL 20201118	14:1 - 14:19			
November 18, 2020	Maselbas Michael IL 20201118	17:23 - 18:9			
November 18, 2020	Maselbas Michael IL 20201118	18:20 - 19:3			
November 18, 2020	Maselbas Michael IL 20201118	19:20 - 20:8			
November 18, 2020	Maselbas Michael IL 20201118	20:12 - 21:9			
November 18, 2020	Maselbas Michael IL 20201118	21:12 - 21:16			
November 18, 2020	Maselbas Michael IL 20201118	25:22 - 26:1			
November 18, 2020	Maselbas Michael IL 20201118	26:4 - 26:20			
November 18, 2020	Maselbas Michael IL 20201118	27:10 - 27:16			
November 18, 2020	Maselbas Michael IL 20201118	28:14 - 29:4			
November 18, 2020	Maselbas Michael IL 20201118	29:8 - 29:11			
November 18, 2020	Maselbas Michael IL 20201118	40:2 - 40:4			
November 18, 2020	Maselbas Michael IL 20201118	40:22 - 41:3			
November 18, 2020	Maselbas Michael IL 20201118	43:14 - 44:19			
November 18, 2020	Maselbas Michael IL 20201118	44:23 - 45:6			
November 18, 2020	Maselbas Michael IL 20201118	45:9 - 45:10			
September 23, 2020	Mickel Beth DE 20200923	9:2 - 9:14			
September 23, 2020	Mickel Beth DE 20200923	11:12 - 14:11		14:12-19	
September 23, 2020	Mickel Beth DE 20200923	15:17 - 16:2			
September 23, 2020	Mickel Beth DE 20200923	16:3 - 17:2		17:3-18:11	
September 23, 2020	Mickel Beth DE 20200923	58:10 - 59:22	R		
September 23, 2020	Mickel Beth DE 20200923	60:8 - 60:11	R		
September 23, 2020	Mickel Beth DE 20200923	62:14 - 63:3			
September 23, 2020	Mickel Beth DE 20200923	63:20 - 66:1	V, Sp, R		
September 23, 2020	Mickel Beth DE 20200923	66:7 - 66:18	V, Sp		
September 23, 2020	Mickel Beth DE 20200923	68:2 - 68:18	V, Sp, AA, R		
September 23, 2020	Mickel Beth DE 20200923	71:16 - 72:10	R		
September 23, 2020	Mickel Beth DE 20200923	73:15 - 74:7	R, P, V, Sp	74:8-75:10, 76:9-77:3	
September 23, 2020	Mickel Beth DE 20200923	77:4 - 77:19	Sp, V, P, R		
September 23, 2020	Mickel Beth DE 20200923	77:22 - 78:14	R		
September 23, 2020	Mickel Beth DE 20200923	79:4 - 80:9	R, C		
September 23, 2020	Mickel Beth DE 20200923	83:18 - 84:6	M, R	84:7-10	
September 23, 2020	Mickel Beth DE 20200923	88:18 - 89:11	F, R, P		
September 23, 2020	Mickel Beth DE 20200923	89:12 - 90:11	Sp		
September 23, 2020	Mickel Beth DE 20200923	95:15 - 96:1	R	98:12-19	
September 23, 2020	Mickel Beth DE 20200923	101:2 - 101:12	R		
September 23, 2020	Mickel Beth DE 20200923	103:2 - 103:11	V, C, R		
September 23, 2020	Mickel Beth DE 20200923	108:10 - 108:20	F		
September 23, 2020	Mickel Beth DE 20200923	108:21 - 109:16	V, C, Sp, R, P		
September 23, 2020	Mickel Beth DE 20200923	110:1 - 110:6	V, R, P, Sp		
September 23, 2020	Mickel Beth DE 20200923	110:8 - 110:9	V, R, P, Sp		
September 23, 2020	Mickel Beth DE 20200923	110:13 - 111:6	V, R, P, Sp, F	112:13-19	
September 23, 2020	Mickel Beth DE 20200923	112:20 - 114:7	R, P, V, Sp,		
September 23, 2020	Mickel Beth DE 20200923	116:3 - 116:11	R, P, V, C	115:18-116:2	
September 23, 2020	Mickel Beth DE 20200923	116:17 - 116:21	R, P, V, Sp		
September 23, 2020	Mickel Beth DE 20200923	116:22 - 117:7			
September 23, 2020	Mickel Beth DE 20200923	118:6 - 120:18	R, P, V, F, C, Sp		
September 23, 2020	Mickel Beth DE 20200923	120:21 - 121:14	R F Sp		
September 23, 2020	Mickel Beth DE 20200923	124:15 - 125:9	R, P, F, Sp		
September 23, 2020	Mickel Beth DE 20200923	125:10 - 126:3	R, P, F, Sp, C		
September 23, 2020	Mickel Beth DE 20200923	126:4 - 126:16	R, P, V, Sp		
September 23, 2020	Mickel Beth DE 20200923	127:4 - 127:15	R, P, V, Sp		

September 23, 2020	Mickel Beth DE 20200923	127:18 - 128:3	F, R, P		
September 23, 2020	Mickel Beth DE 20200923	129:8 - 130:7	R, P		
September 23, 2020	Mickel Beth DE 20200923	130:10 - 131:2	R, P		
September 23, 2020	Mickel Beth DE 20200923	132:21 - 133:5	C, V, R, P	133:6-12	
September 23, 2020	Mickel Beth DE 20200923	134:17 - 135:9	F, R, P, Sp, V		
September 23, 2020	Mickel Beth DE 20200923	135:10 - 136:10	F, R, P, Sp, V		
September 23, 2020	Mickel Beth DE 20200923	136:11 - 138:2	F, R, P, Sp, V	138:8-12	
September 23, 2020	Mickel Beth DE 20200923	138:15 - 138:22	F, R		
September 23, 2020	Mickel Beth DE 20200923	140:7 - 140:12	F, R, P, M, AF, Sp, C		
September 23, 2020	Mickel Beth DE 20200923	140:13 - 143:11	F, R, P, M, AF, Sp, C		
September 23, 2020	Mickel Beth DE 20200923	143:21 - 144:13	F, R, P		
September 23, 2020	Mickel Beth DE 20200923	147:2 - 149:2	F, Sp, R, P	149:3-9	
September 23, 2020	Mickel Beth DE 20200923	149:22 - 150:8	R, P	150:9-20, 151:9-12	
September 23, 2020	Mickel Beth DE 20200923	152:16 - 153:1			
September 23, 2020	Mickel Beth DE 20200923	154:5 - 154:12	F, R, P		
September 23, 2020	Mickel Beth DE 20200923	156:5 - 156:13	F, R, P	156:14-157:5	
July 10, 2020	Miller John DE 20200710	5:3 - 5:13			
July 10, 2020	Miller John DE 20200710	14:10 - 14:17		14:18-23	
July 10, 2020	Miller John DE 20200710	18:24 - 19:12			
July 10, 2020	Miller John DE 20200710	20:14 - 20:19			
July 10, 2020	Miller John DE 20200710	32:10 - 32:21			
July 10, 2020	Miller John DE 20200710	33:4 - 33:13	F, V, Sp, M		
July 10, 2020	Miller John DE 20200710	34:13 - 35:21	F, V, Sp, M, L		
July 10, 2020	Miller John DE 20200710	35:22 - 36:4	F, V, Sp, M, L		
July 10, 2020	Miller John DE 20200710	36:7 - 37:12			
July 10, 2020	Miller John DE 20200710	38:8 - 39:10		39:11-44:21	
July 10, 2020	Miller John DE 20200710	49:6 - 49:17			
July 10, 2020	Miller John DE 20200710	50:4 - 50:12			
July 10, 2020	Miller John DE 20200710	53:24 - 54:19			
July 10, 2020	Miller John DE 20200710	54:20 - 55:8	V		
July 10, 2020	Miller John DE 20200710	58:23 - 59:14	L, V, F, M, Sp		
December 1, 2020	Miller John DE 20201201	6:24 - 7:3		7:4-15	
December 1, 2020	Miller John DE 20201201	12:8 - 12:15		12:16-19	
December 1, 2020	Miller John DE 20201201	12:20 - 12:24			
December 1, 2020	Miller John DE 20201201	13:2 - 13:17			
December 1, 2020	Miller John DE 20201201	13:18 - 14:23			
December 1, 2020	Miller John DE 20201201	15:7 - 15:15			
December 1, 2020	Miller John DE 20201201	16:9 - 16:19			
December 1, 2020	Miller John DE 20201201	17:5 - 17:12			
December 1, 2020	Miller John DE 20201201	17:17 - 18:9			
December 1, 2020	Miller John DE 20201201	18:10 - 18:21			
December 1, 2020	Miller John DE 20201201	19:11 - 20:3	F, S, M, L		
December 1, 2020	Miller John DE 20201201	30:10 - 31:19	F, S, M, V, L		
December 1, 2020	Miller John DE 20201201	32:14 - 33:18	AF, F, M, V		
December 1, 2020	Miller John DE 20201201	33:23 - 34:18	AA, AF, F, V, L, S		
December 1, 2020	Miller John DE 20201201	35:19 - 36:2		36:3-5	
December 1, 2020	Miller John DE 20201201	36:6 - 36:9			
December 1, 2020	Miller John DE 20201201	45:19 - 46:2	AF, F, V, Sp, S, M, L	43:3-45:18	
December 1, 2020	Miller John DE 20201201	49:9 - 49:12	V, Sp, L		
December 1, 2020	Miller John DE 20201201	49:21 - 50:3	AF, F, V, Sp, M, L	50:4-22	
December 1, 2020	Miller John DE 20201201	51:15 - 52:1	F, V, Sp, M, L		
December 1, 2020	Miller John DE 20201201	55:3 - 55:15			
December 1, 2020	Miller John DE 20201201	56:10 - 57:1			
December 1, 2020	Miller John DE 20201201	57:3 - 57:6			
December 1, 2020	Miller John DE 20201201	57:9 - 57:19	M, L, S		
December 1, 2020	Miller John DE 20201201	67:25 - 68:4			

December 1, 2020	Miller John DE 20201201	68:8 - 69:1	AF, F, V, Sp, M, L	69:2-4	
December 1, 2020	Miller John DE 20201201	70:7 - 70:15	F V Sp S M L		
December 1, 2020	Miller John DE 20201201	70:21 - 71:3	F, V, Sp, S, M, L	71:4-5	
December 1, 2020	Miller John DE 20201201	71:6 - 71:9	F, V, Sp, S, M, L	71:10-11	
December 1, 2020	Miller John DE 20201201	71:12 - 71:19	F, V, Sp, S, M, L	71:20-21	
December 1, 2020	Miller John DE 20201201	71:22 - 71:25	F, V, Sp, S, M, L	72:2-74:7	
December 1, 2020	Miller John DE 20201201	74:9 - 75:2	V, S, M, L,		
December 1, 2020	Miller John DE 20201201	75:3 - 75:22			
December 1, 2020	Miller John DE 20201201	76:7 - 76:8	F, V, L	76:9-10	
December 1, 2020	Miller John DE 20201201	76:11 - 76:25	F, V, Sp, S, M, L		
December 1, 2020	Miller John DE 20201201	77:8 - 77:20	F, V, S, M,		
December 1, 2020	Miller John DE 20201201	77:21 - 77:21	F, V, S	77:22-23	
December 1, 2020	Miller John DE 20201201	77:24 - 78:10	AF, F, R, V, Sp, S, M, L	78:11-12	
December 1, 2020	Miller John DE 20201201	78:13 - 78:17	AF, F, R, V, Sp, S, M, L	78:18-19	
December 1, 2020	Miller John DE 20201201	78:20 - 78:21	AF, F, R, V, Sp, S, M, L	78:23:00	
December 1, 2020	Miller John DE 20201201	80:19 - 80:24	V, M, S	80:13-18; 80:25-81:1	
December 1, 2020	Miller John DE 20201201	81:2 - 81:10	V, M, S	81:11:00	
December 1, 2020	Miller John DE 20201201	81:12 - 81:20	AF, V, S	81:21:00	
December 1, 2020	Miller John DE 20201201	81:22 - 82:3	V, S	82:4-5	
December 1, 2020	Miller John DE 20201201	82:6 - 82:12	V, S	82:13-14	
December 1, 2020	Miller John DE 20201201	82:15 - 82:15			
December 1, 2020	Miller John DE 20201201	82:20 - 83:1			
December 1, 2020	Miller John DE 20201201	85:21 - 93:18	AF, R, V, Sp, M		
December 1, 2020	Miller John DE 20201201	85:12 - 85:20			
December 1, 2020	Miller John DE 20201201	94:2 - 94:21			
December 1, 2020	Miller John DE 20201201	94:22 - 95:6	F, V, Sp, S	95:7-8	
December 1, 2020	Miller John DE 20201201	95:9 - 96:13	V Sp S		
December 1, 2020	Miller John DE 20201201	97:25 - 102:12	V, Sp, S, M, L		
December 1, 2020	Miller John DE 20201201	97:7 - 97:16			
December 1, 2020	Miller John DE 20201201	97:17 - 97:20			
December 1, 2020	Miller John DE 20201201	103:3 - 103:7			
December 1, 2020	Miller John DE 20201201	104:11 - 105:7	F, V, Sp, S, M,	105:8-10	
December 1, 2020	Miller John DE 20201201	105:25 - 107:6	M, V		
December 1, 2020	Miller John DE 20201201	107:14 - 107:21			
December 1, 2020	Miller John DE 20201201	107:22 - 108:9			
December 1, 2020	Miller John DE 20201201	108:15 - 109:2	F, S		
December 1, 2020	Miller John DE 20201201	110:22 - 111:18	F, AF, V, S		
December 1, 2020	Miller John DE 20201201	112:14 - 113:3	F, V, Sp		
December 1, 2020	Miller John DE 20201201	113:5 - 113:18	F, V, Sp		
December 1, 2020	Miller John DE 20201201	114:16 - 115:5			
December 1, 2020	Miller John DE 20201201	115:18 - 115:23	V, M, S		
December 1, 2020	Miller John DE 20201201	117:8 - 117:19	F, V, Sp, M	117:20:00	
December 1, 2020	Miller John DE 20201201	117:21 - 118:16	F, V, Sp, M		
December 1, 2020	Miller John DE 20201201	119:11 - 119:20			
December 1, 2020	Miller John DE 20201201	121:21 - 122:15			
December 1, 2020	Miller John DE 20201201	121:13 - 121:20	Sp, V		
December 1, 2020	Miller John DE 20201201	122:16 - 123:1	Sp, V		
December 1, 2020	Miller John DE 20201201	123:23 - 123:24			
December 1, 2020	Miller John DE 20201201	124:2 - 124:21	F, V, Sp		
December 1, 2020	Miller John DE 20201201	124:22 - 124:24			
December 1, 2020	Miller John DE 20201201	126:19 - 127:11			
December 1, 2020	Miller John DE 20201201	128:9 - 128:25	F V Sp		
December 10, 2020	Moore Michael IL 20201210	9:19 - 9:24			
December 10, 2020	Moore Michael IL 20201210	13:1 - 13:11			
December 10, 2020	Moore Michael IL 20201210	13:12 - 13:19			
December 10, 2020	Moore Michael IL 20201210	13:20 - 14:20			

December 10, 2020	Moore Michael IL 20201210	15:24 - 16:13			
December 10, 2020	Moore Michael IL 20201210	16:17 - 17:4			
December 10, 2020	Moore Michael IL 20201210	18:14 - 19:14			
December 10, 2020	Moore Michael IL 20201210	20:13 - 20:23			
December 10, 2020	Moore Michael IL 20201210	20:24 - 21:10			
December 10, 2020	Moore Michael IL 20201210	22:5 - 22:11			
December 10, 2020	Moore Michael IL 20201210	22:14 - 23:8		23:9-19	
December 10, 2020	Moore Michael IL 20201210	24:13 - 28:10			
December 10, 2020	Moore Michael IL 20201210	28:12 - 28:12			
December 10, 2020	Moore Michael IL 20201210	28:15 - 32:6			
December 10, 2020	Moore Michael IL 20201210	32:10 - 32:14			
December 10, 2020	Moore Michael IL 20201210	32:16 - 35:16			
December 10, 2020	Moore Michael IL 20201210	35:20 - 36:17			
December 10, 2020	Moore Michael IL 20201210	36:22 - 37:2			
December 10, 2020	Moore Michael IL 20201210	37:10 - 37:14			
December 10, 2020	Moore Michael IL 20201210	37:15 - 37:17			
December 10, 2020	Moore Michael IL 20201210	38:2 - 38:2			
December 10, 2020	Moore Michael IL 20201210	38:20 - 40:12			
December 10, 2020	Moore Michael IL 20201210	40:16 - 41:22	Sp		
December 10, 2020	Moore Michael IL 20201210	40:2 - 40:6			
December 10, 2020	Moore Michael IL 20201210	41:23 - 42:3			
December 10, 2020	Moore Michael IL 20201210	42:17 - 42:23			
December 10, 2020	Moore Michael IL 20201210	42:24 - 43:21			
December 10, 2020	Moore Michael IL 20201210	43:22 - 44:5			
December 10, 2020	Moore Michael IL 20201210	44:19 - 45:12			
December 10, 2020	Moore Michael IL 20201210	46:11 - 46:19			
December 10, 2020	Moore Michael IL 20201210	46:20 - 46:24			
December 10, 2020	Moore Michael IL 20201210	47:7 - 47:14			
December 10, 2020	Moore Michael IL 20201210	47:22 - 48:1			
December 10, 2020	Moore Michael IL 20201210	48:8 - 49:22	R, P		
December 10, 2020	Moore Michael IL 20201210	50:23 - 51:11	R, P		
December 10, 2020	Moore Michael IL 20201210	53:1 - 54:4			
December 10, 2020	Moore Michael IL 20201210	54:6 - 54:18			
December 10, 2020	Moore Michael IL 20201210	54:21 - 55:1			
December 10, 2020	Moore Michael IL 20201210	55:4 - 55:21			
December 10, 2020	Moore Michael IL 20201210	56:1 - 56:7			
December 10, 2020	Moore Michael IL 20201210	56:13 - 56:13			
December 10, 2020	Moore Michael IL 20201210	56:19 - 57:18			
December 10, 2020	Moore Michael IL 20201210	57:19 - 58:19			
December 10, 2020	Moore Michael IL 20201210	58:20 - 58:24			
December 10, 2020	Moore Michael IL 20201210	60:16 - 60:18			
December 10, 2020	Moore Michael IL 20201210	61:11 - 61:23	R		
December 10, 2020	Moore Michael IL 20201210	61:24 - 62:9	R		
December 10, 2020	Moore Michael IL 20201210	62:10 - 63:5	R, P		
December 10, 2020	Moore Michael IL 20201210	63:8 - 63:10	R, P		
December 10, 2020	Moore Michael IL 20201210	64:4 - 64:19	R, P		
December 10, 2020	Moore Michael IL 20201210	64:20 - 65:19	R, P		
December 10, 2020	Moore Michael IL 20201210	65:22 - 66:7	R, P		
December 10, 2020	Moore Michael IL 20201210	66:10 - 67:23	R, P		
December 10, 2020	Moore Michael IL 20201210	68:11 - 69:9	R, P		
December 10, 2020	Moore Michael IL 20201210	71:16 - 72:3	R		
December 10, 2020	Moore Michael IL 20201210	72:23 - 73:9	R		
December 10, 2020	Moore Michael IL 20201210	76:2 - 76:12	R		
December 10, 2020	Moore Michael IL 20201210	78:4 - 78:17	R		
December 10, 2020	Moore Michael IL 20201210	78:18 - 78:23	R		
December 10, 2020	Moore Michael IL 20201210	79:8 - 79:11	R		

December 10, 2020	Moore Michael IL 20201210	79:16 - 79:20	R		
December 10, 2020	Moore Michael IL 20201210	80:20 - 81:6	R		
December 10, 2020	Moore Michael IL 20201210	81:7 - 81:19	R		
December 10, 2020	Moore Michael IL 20201210	81:20 - 82:15	R		
December 10, 2020	Moore Michael IL 20201210	83:9 - 85:4	R		
December 10, 2020	Moore Michael IL 20201210	85:7 - 85:18	R		
December 10, 2020	Moore Michael IL 20201210	85:19 - 86:5			
December 10, 2020	Moore Michael IL 20201210	95:3 - 95:9	R		
December 10, 2020	Moore Michael IL 20201210	95:16 - 95:22	R		
December 10, 2020	Moore Michael IL 20201210	95:23 - 96:11	R		
December 10, 2020	Moore Michael IL 20201210	96:21 - 97:9	R		
December 10, 2020	Moore Michael IL 20201210	97:12 - 97:14	R		
December 10, 2020	Moore Michael IL 20201210	97:16 - 97:24	R		
December 10, 2020	Moore Michael IL 20201210	99:16 - 100:3	R		
December 10, 2020	Moore Michael IL 20201210	100:4 - 100:14	R		
December 10, 2020	Moore Michael IL 20201210	100:15 - 100:23	R		
December 10, 2020	Moore Michael IL 20201210	101:2 - 101:14	R		
December 10, 2020	Moore Michael IL 20201210	102:14 - 102:17	R		
December 10, 2020	Moore Michael IL 20201210	102:20 - 102:21	R		
December 10, 2020	Moore Michael IL 20201210	109:16 - 110:4	R		
December 10, 2020	Moore Michael IL 20201210	110:5 - 110:24	R		
December 10, 2020	Moore Michael IL 20201210	111:1 - 111:8	R		
December 10, 2020	Moore Michael IL 20201210	114:13 - 115:11			
December 10, 2020	Moore Michael IL 20201210	117:11 - 118:2	R		
December 10, 2020	Moore Michael IL 20201210	118:3 - 119:5	R		
December 10, 2020	Moore Michael IL 20201210	119:6 - 119:9	EL		
December 10, 2020	Moore Michael IL 20201210	119:24 - 120:22	R		
December 10, 2020	Moore Michael IL 20201210	121:2 - 121:6	R		
December 10, 2020	Moore Michael IL 20201210	123:1 - 123:12	R		
December 10, 2020	Moore Michael IL 20201210	123:13 - 124:13	R		
December 10, 2020	Moore Michael IL 20201210	124:14 - 125:10	R, P		
December 10, 2020	Moore Michael IL 20201210	125:17 - 125:19	R, P		
December 10, 2020	Moore Michael IL 20201210	125:23 - 126:3	R, P		
December 10, 2020	Moore Michael IL 20201210	125:11 - 125:16	R, P		
July 9, 2020	Morrow Matthew DE 20200709	5:4 - 5:10			
July 9, 2020	Morrow Matthew DE 20200709	10:2 - 10:7			
July 9, 2020	Morrow Matthew DE 20200709	10:17 - 10:22			
July 9, 2020	Morrow Matthew DE 20200709	11:6 - 11:9			
July 9, 2020	Morrow Matthew DE 20200709	11:14 - 11:25			
July 9, 2020	Morrow Matthew DE 20200709	12:5 - 12:18			
July 9, 2020	Morrow Matthew DE 20200709	13:9 - 13:23			
July 9, 2020	Morrow Matthew DE 20200709	16:17 - 16:20	R, Sp	14:1-19, 22:24	
July 9, 2020	Morrow Matthew DE 20200709	16:23 - 17:1			
July 9, 2020	Morrow Matthew DE 20200709	17:3 - 17:11			
July 9, 2020	Morrow Matthew DE 20200709	17:21 - 18:13	R	18:14-15, 18-20	
July 9, 2020	Morrow Matthew DE 20200709	20:17 - 21:4	R		
July 9, 2020	Morrow Matthew DE 20200709	21:8 - 21:12	M, R, Sp	21:5	
July 9, 2020	Morrow Matthew DE 20200709	21:19 - 21:24			
July 9, 2020	Morrow Matthew DE 20200709	27:4 - 27:21	Sp, R	15:2-11, 14	
July 9, 2020	Morrow Matthew DE 20200709	28:18 - 29:2			
July 9, 2020	Morrow Matthew DE 20200709	29:12 - 29:17			
July 9, 2020	Morrow Matthew DE 20200709	30:9 - 30:16			
July 9, 2020	Morrow Matthew DE 20200709	30:25 - 31:16			
July 9, 2020	Morrow Matthew DE 20200709	31:21 - 31:23			
July 9, 2020	Morrow Matthew DE 20200709	31:25 - 32:5			
July 9, 2020	Morrow Matthew DE 20200709	33:24 - 34:7			

July 9, 2020	Morrow Matthew DE 20200709	36:24 - 37:8		
July 9, 2020	Morrow Matthew DE 20200709	38:16 - 38:20	Sp	
July 9, 2020	Morrow Matthew DE 20200709	38:23 - 39:2	Sp	
July 9, 2020	Morrow Matthew DE 20200709	39:16 - 39:20	Sp	
July 9, 2020	Morrow Matthew DE 20200709	39:23 - 40:2	Sp	
July 9, 2020	Morrow Matthew DE 20200709	40:6 - 40:12		
July 9, 2020	Morrow Matthew DE 20200709	43:20 - 43:23		
July 9, 2020	Morrow Matthew DE 20200709	45:1 - 45:18		
July 9, 2020	Morrow Matthew DE 20200709	49:10 - 50:2		50:3-10
July 9, 2020	Morrow Matthew DE 20200709	52:5 - 53:3		53:4-13, 24-25, 54:10-21
July 9, 2020	Morrow Matthew DE 20200709	53:17 - 53:23		53:4-13, 24-25, 54:10-21
July 9, 2020	Morrow Matthew DE 20200709	53:14 - 53:16		53:4-13, 24-25, 54:10-21
July 9, 2020	Morrow Matthew DE 20200709	54:1 - 54:4		53:4-13, 24-25, 54:10-21
July 9, 2020	Morrow Matthew DE 20200709	54:7 - 54:8		53:4-13, 24-25, 54:10-21
September 27, 2018	Newman David IL 20180927	7:2 - 7:6		
September 27, 2018	Newman David IL 20180927	13:12 - 14:11		
September 27, 2018	Newman David IL 20180927	19:10 - 19:21		
September 27, 2018	Newman David IL 20180927	19:25 - 20:12		
September 27, 2018	Newman David IL 20180927	24:2 - 25:1		
September 27, 2018	Newman David IL 20180927	50:17 - 51:1	R, P	
September 27, 2018	Newman David IL 20180927	51:2 - 51:8	R, P	
September 27, 2018	Newman David IL 20180927	52:17 - 53:17	R, P, Sp, F	
September 27, 2018	Newman David IL 20180927	53:18 - 54:16	R, P, Sp, F	
September 27, 2018	Newman David IL 20180927	55:4 - 55:9	R, P, Sp, F	
May 13, 2020	Oates Patrick DE 20200513	3:18 - 3:19		
May 13, 2020	Oates Patrick DE 20200513	5:1 - 5:12		
May 13, 2020	Oates Patrick DE 20200513	6:16 - 9:2		
May 13, 2020	Oates Patrick DE 20200513	9:4 - 10:9		
May 13, 2020	Oates Patrick DE 20200513	13:5 - 13:11		
May 13, 2020	Oates Patrick DE 20200513	17:23 - 18:4		
May 13, 2020	Oates Patrick DE 20200513	18:5 - 19:9		
May 13, 2020	Oates Patrick DE 20200513	19:14 - 20:4		
May 13, 2020	Oates Patrick DE 20200513	25:17 - 25:25		25:17-26:19
May 13, 2020	Oates Patrick DE 20200513	26:20 - 26:25		26:20-27:1
May 13, 2020	Oates Patrick DE 20200513	27:11 - 29:17		
May 13, 2020	Oates Patrick DE 20200513	27:6 - 27:10		
May 13, 2020	Oates Patrick DE 20200513	29:19 - 31:1		29:19-31:12
May 13, 2020	Oates Patrick DE 20200513	31:20 - 32:1		31:20-32:12
May 13, 2020	Oates Patrick DE 20200513	32:13 - 32:21		32:13-33:15
May 13, 2020	Oates Patrick DE 20200513	33:16 - 34:3		
May 13, 2020	Oates Patrick DE 20200513	34:13 - 34:25		
May 13, 2020	Oates Patrick DE 20200513	35:21 - 35:23		35:17-35:23
May 13, 2020	Oates Patrick DE 20200513	35:25 - 37:8		35:25-37:13
May 13, 2020	Oates Patrick DE 20200513	42:22 - 43:22		42:22-44:20
May 13, 2020	Oates Patrick DE 20200513	65:18 - 66:6	V, F	
May 13, 2020	Oates Patrick DE 20200513	66:19 - 67:9	V, F	
May 13, 2020	Oates Patrick DE 20200513	67:11 - 68:6		
May 13, 2020	Oates Patrick DE 20200513	68:9 - 68:13		
May 13, 2020	Oates Patrick DE 20200513	69:3 - 69:19		
May 13, 2020	Oates Patrick DE 20200513	81:9 - 81:24		
May 13, 2020	Oates Patrick DE 20200513	87:3 - 87:13		87:3-91:16
May 13, 2020	Oates Patrick DE 20200513	90:9 - 90:11		87:3-91:16
May 13, 2020	Oates Patrick DE 20200513	90:14 - 90:15		87:3-91:16
May 13, 2020	Oates Patrick DE 20200513	95:15 - 95:25		
May 13, 2020	Oates Patrick DE 20200513	98:22 - 99:11		
May 13, 2020	Oates Patrick DE 20200513	99:18 - 100:3		

May 13, 2020	Oates Patrick DE 20200513	100:22 - 101:17			
May 13, 2020	Oates Patrick DE 20200513	103:11 - 103:12		103:11-105:18	
May 13, 2020	Oates Patrick DE 20200513	103:18 - 105:1		103:11-105:18	
May 13, 2020	Oates Patrick DE 20200513	105:2 - 105:18		103:11-105:18	
May 13, 2020	Oates Patrick DE 20200513	108:16 - 109:23		108:16-110:20	
May 13, 2020	Oates Patrick DE 20200513	110:21 - 111:7		110:21-111:16	
May 13, 2020	Oates Patrick DE 20200513	111:17 - 112:6		111:17-112:13	
May 13, 2020	Oates Patrick DE 20200513	115:19 - 116:4			
November 10, 2020	Pak William IL 20201110	13:21 - 13:25			
November 10, 2020	Pak William IL 20201110	14:2 - 14:3			
November 10, 2020	Pak William IL 20201110	16:11 - 16:19			
November 10, 2020	Pak William IL 20201110	21:17 - 21:23			
November 10, 2020	Pak William IL 20201110	30:12 - 30:20		30:12 - 32:19	
November 10, 2020	Pak William IL 20201110	32:20 - 32:25		32:20 - 35:14	
November 10, 2020	Pak William IL 20201110	41:11 - 41:13		41:11 - 44:5	
November 10, 2020	Pak William IL 20201110	98:5 - 98:8		98:5 - 99:11	
November 10, 2020	Pak William IL 20201110	172:21 - 172:25			
November 10, 2020	Pak William IL 20201110	173:2 - 173:4		173:2 - 179:17	
May 7, 2020	Payne Bill DE 20200507	5:6 - 5:9			
May 7, 2020	Payne Bill DE 20200507	8:20 - 9:10			
May 7, 2020	Payne Bill DE 20200507	10:14 - 10:17			
May 7, 2020	Payne Bill DE 20200507	15:6 - 17:13		15:6-17:19	
May 7, 2020	Payne Bill DE 20200507	17:20 - 20:13			
May 7, 2020	Payne Bill DE 20200507	33:4 - 33:25			
May 7, 2020	Payne Bill DE 20200507	35:11 - 35:19			
May 7, 2020	Payne Bill DE 20200507	36:3 - 36:24			
May 7, 2020	Payne Bill DE 20200507	43:20 - 44:5			
May 7, 2020	Payne Bill DE 20200507	44:7 - 45:9		44:7-49:1	
May 7, 2020	Payne Bill DE 20200507	46:19 - 44:21			
May 7, 2020	Payne Bill DE 20200507	46:24 - 47:10			
May 7, 2020	Payne Bill DE 20200507	47:20 - 49:1			
May 7, 2020	Payne Bill DE 20200507	51:17 - 52:11			
May 7, 2020	Payne Bill DE 20200507	56:9 - 57:3		56:9-58:23	
May 7, 2020	Payne Bill DE 20200507	58:24 - 60:1			
May 7, 2020	Payne Bill DE 20200507	60:4 - 62:12			
May 7, 2020	Payne Bill DE 20200507	76:7 - 76:24		76:7-77:4	
May 7, 2020	Payne Bill DE 20200507	77:22 - 78:4		77:5-78:4	
May 7, 2020	Payne Bill DE 20200507	82:22 - 82:23			
February 25, 2019	Ramachandiran Durai IL 20190225	13:2 - 13:12	R, P	14:5-10	
February 25, 2019	Ramachandiran Durai IL 20190225	13:13 - 14:4	R, P	15:7-13	
February 25, 2019	Ramachandiran Durai IL 20190225	14:20 - 15:6	R, P		
February 25, 2019	Ramachandiran Durai IL 20190225	15:18 - 16:1	R, P	16:2-21	
February 25, 2019	Ramachandiran Durai IL 20190225	88:25 - 89:12	R, P, F, Sp	88:10-18	
February 25, 2019	Ramachandiran Durai IL 20190225	89:18 - 90:6	R, P, C, V, M, AF		
February 25, 2019	Ramachandiran Durai IL 20190225	90:8 - 90:12	R, P, C, V, M, AF		
February 25, 2019	Ramachandiran Durai IL 20190225	120:10 - 121:10	R		
February 25, 2019	Ramachandiran Durai IL 20190225	126:16 - 127:8	R, C, V	127:14-128:1	
February 25, 2019	Ramachandiran Durai IL 20190225	127:10 - 127:10	R, C, V	127:14-128:1	
February 25, 2019	Ramachandiran Durai IL 20190225	135:4 - 135:25	R, C, V		
February 25, 2019	Ramachandiran Durai IL 20190225	136:12 - 136:25			
February 25, 2019	Ramachandiran Durai IL 20190225	137:14 - 137:17	R, P	140:7-9	
February 25, 2019	Ramachandiran Durai IL 20190225	142:12 - 142:15	R, P	142:20-25, 145:6-146:2, 147:12-18, 148:1-24 149:13-24	
February 25, 2019	Ramachandiran Durai IL 20190225	142:16 - 142:19	R, P	142:20-25, 145:6-146:2, 147:12-18, 148:1-24 149:13-24	

February 25, 2019	Ramachandiran_Durai_IL_20190225	143:1 - 143:11	R, P	142:20-25, 145:6-146:2, 147:12-18, 148:1-24 149:13-24	
February 25, 2019	Ramachandiran_Durai_IL_20190225	144:8 - 144:19	R, P	142:20-25, 145:6-146:2, 147:12-18, 148:1-24 149:13-24	
February 25, 2019	Ramachandiran_Durai_IL_20190225	147:2 - 147:6	R, P	142:20-25, 145:6-146:2, 147:12-18, 148:1-24 149:13-24	
February 25, 2019	Ramachandiran_Durai_IL_20190225	147:9 - 147:10	R, P	142:20-25, 145:6-146:2, 147:12-18, 148:1-24 149:13-24	
February 25, 2019	Ramachandiran_Durai_IL_20190225	150:2 - 150:13	R, P	142:20-25, 145:6-146:2, 147:12-18, 148:1-24 149:13-24	
February 25, 2019	Ramachandiran_Durai_IL_20190225	179:18 - 179:20	R, P, F, Sp	178:6-179:5, 179:22-180:3	
February 25, 2019	Ramachandiran_Durai_IL_20190225	180:4 - 180:9	R, P, F, Sp	178:6-179:5, 179:22-180:3	
February 25, 2019	Ramachandiran_Durai_IL_20190225	181:24 - 181:25	R, F		
February 25, 2019	Ramachandiran_Durai_IL_20190225	181:20 - 181:22	R, F		
February 25, 2019	Ramachandiran_Durai_IL_20190225	188:2 - 188:4	R, P, Sp	188:5-6	
February 25, 2019	Ramachandiran_Durai_IL_20190225	188:7 - 188:9	R, P, Sp	188:5-6	
February 25, 2019	Ramachandiran_Durai_IL_20190225	188:16 - 188:20	R, P, Sp, L, H	188:21-22, 189:5-6	
February 25, 2019	Ramachandiran_Durai_IL_20190225	188:23 - 189:4	R, P, Sp, L, H	188:21-22, 189:5-6	
February 25, 2019	Ramachandiran_Durai_IL_20190225	189:13 - 189:23	R, P, Sp, L, H	188:21-22, 189:5-6	
December 9, 2020	Ramsayer_Scott_IL_20201209	13:21 - 14:3			
December 9, 2020	Ramsayer_Scott_IL_20201209	14:14 - 14:19			
December 9, 2020	Ramsayer_Scott_IL_20201209	14:20 - 15:6			
December 9, 2020	Ramsayer_Scott_IL_20201209	15:12 - 16:10			
December 9, 2020	Ramsayer_Scott_IL_20201209	17:3 - 17:13	V		
December 9, 2020	Ramsayer_Scott_IL_20201209	17:19 - 18:3	Sp		
December 9, 2020	Ramsayer_Scott_IL_20201209	19:1 - 19:13			
December 9, 2020	Ramsayer_Scott_IL_20201209	20:15 - 21:4	R	21:5-22:22	
December 9, 2020	Ramsayer_Scott_IL_20201209	23:6 - 23:19	R, V	23:20-23	
December 9, 2020	Ramsayer_Scott_IL_20201209	24:3 - 24:14	R		
December 9, 2020	Ramsayer_Scott_IL_20201209	24:19 - 25:3	R		
December 9, 2020	Ramsayer_Scott_IL_20201209	24:15 - 24:18	R		
December 9, 2020	Ramsayer_Scott_IL_20201209	25:5 - 25:16	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	25:17 - 25:17	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	25:19 - 25:19	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	27:20 - 28:9	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	28:10 - 28:19	R, P, V		
December 9, 2020	Ramsayer_Scott_IL_20201209	28:22 - 29:8	R, P, V	29:9-17	
December 9, 2020	Ramsayer_Scott_IL_20201209	29:18 - 30:8	R	29:9-17	
December 9, 2020	Ramsayer_Scott_IL_20201209	30:12 - 30:18	R		
December 9, 2020	Ramsayer_Scott_IL_20201209	30:19 - 31:14	R		
December 9, 2020	Ramsayer_Scott_IL_20201209	31:22 - 32:2	R		
December 9, 2020	Ramsayer_Scott_IL_20201209	31:15 - 31:21	R, P, Sp, S		
December 9, 2020	Ramsayer_Scott_IL_20201209	32:3 - 32:9	R, P, Sp, S		
December 9, 2020	Ramsayer_Scott_IL_20201209	33:9 - 33:18	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	33:24 - 34:2	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	33:19 - 33:23	R, P, M		
December 9, 2020	Ramsayer_Scott_IL_20201209	34:5 - 34:14	R, P, M		
December 9, 2020	Ramsayer_Scott_IL_20201209	34:17 - 34:22	R, P, M		
December 9, 2020	Ramsayer_Scott_IL_20201209	34:23 - 36:16	R, P, M		
December 9, 2020	Ramsayer_Scott_IL_20201209	36:17 - 37:4	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	37:21 - 37:25	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	37:5 - 37:20	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	38:22 - 38:24	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	38:1 - 38:19	R, P		
December 9, 2020	Ramsayer_Scott_IL_20201209	47:23 - 48:5			
December 9, 2020	Ramsayer_Scott_IL_20201209	47:18 - 47:20			

December 9, 2020	Ramsayer Scott IL 20201209	48:6 - 48:22			
December 9, 2020	Ramsayer Scott IL 20201209	49:6 - 51:5			
December 9, 2020	Ramsayer Scott IL 20201209	51:6 - 51:25			
December 9, 2020	Ramsayer Scott IL 20201209	53:2 - 53:19			
December 9, 2020	Ramsayer Scott IL 20201209	54:24 - 55:15	P		
December 9, 2020	Ramsayer Scott IL 20201209	56:2 - 56:15			
December 9, 2020	Ramsayer Scott IL 20201209	58:4 - 58:7			
December 9, 2020	Ramsayer Scott IL 20201209	58:10 - 58:24	P		
December 9, 2020	Ramsayer Scott IL 20201209	59:13 - 59:17			
December 9, 2020	Ramsayer Scott IL 20201209	60:6 - 61:5			
December 9, 2020	Ramsayer Scott IL 20201209	61:6 - 62:17	Sp, V		
December 9, 2020	Ramsayer Scott IL 20201209	62:18 - 62:20	V		
December 9, 2020	Ramsayer Scott IL 20201209	62:22 - 62:25	V		
December 9, 2020	Ramsayer Scott IL 20201209	63:3 - 63:19			
December 9, 2020	Ramsayer Scott IL 20201209	63:20 - 64:15			
December 9, 2020	Ramsayer Scott IL 20201209	65:22 - 66:16			
December 9, 2020	Ramsayer Scott IL 20201209	65:1 - 65:17			
December 9, 2020	Ramsayer Scott IL 20201209	66:17 - 66:25			
December 9, 2020	Ramsayer Scott IL 20201209	67:13 - 68:17			
December 9, 2020	Ramsayer Scott IL 20201209	67:7 - 67:12			
December 9, 2020	Ramsayer Scott IL 20201209	68:18 - 70:10			
December 9, 2020	Ramsayer Scott IL 20201209	70:11 - 71:16			
December 9, 2020	Ramsayer Scott IL 20201209	72:8 - 73:3			
December 9, 2020	Ramsayer Scott IL 20201209	72:2 - 72:7	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	73:4 - 73:14	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	73:17 - 73:17	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	75:11 - 75:25	R		
December 9, 2020	Ramsayer Scott IL 20201209	76:23 - 77:21	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	76:21 - 76:22	R, P, M		
December 9, 2020	Ramsayer Scott IL 20201209	77:24 - 78:9	R, P, M		
December 9, 2020	Ramsayer Scott IL 20201209	78:23 - 79:16	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	78:14 - 78:22	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	79:17 - 80:12	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	80:13 - 81:4	R		
December 9, 2020	Ramsayer Scott IL 20201209	81:5 - 82:19	M, Sp, R		
December 9, 2020	Ramsayer Scott IL 20201209	82:20 - 83:9			
December 9, 2020	Ramsayer Scott IL 20201209	83:20 - 84:8			
December 9, 2020	Ramsayer Scott IL 20201209	84:10 - 84:24	R		
December 9, 2020	Ramsayer Scott IL 20201209	85:2 - 85:5	R		
December 9, 2020	Ramsayer Scott IL 20201209	85:6 - 86:6	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	86:7 - 87:1	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	87:18 - 88:4	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	88:5 - 88:11	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	88:12 - 89:1	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	89:2 - 89:21	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	89:22 - 90:12	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	90:13 - 91:18	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	91:23 - 92:13	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	93:25 - 94:6	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	94:7 - 94:21	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	94:22 - 95:1	R, P, L		
December 9, 2020	Ramsayer Scott IL 20201209	95:2 - 95:19	R, P, L		
December 9, 2020	Ramsayer Scott IL 20201209	95:23 - 96:2	R, P, L		
December 9, 2020	Ramsayer Scott IL 20201209	96:10 - 97:4	R, P		
December 9, 2020	Ramsayer Scott IL 20201209	99:4 - 99:23	R, V		
December 9, 2020	Ramsayer Scott IL 20201209	99:24 - 101:10	R, V		

December 9, 2020	Ramsayer Scott IL 20201209	101:19 - 102:14	R, V		
December 9, 2020	Ramsayer Scott IL 20201209	105:16 - 106:9	R		
December 9, 2020	Ramsayer Scott IL 20201209	106:10 - 107:25	R		
December 9, 2020	Ramsayer Scott IL 20201209	108:1 - 108:7	R		
December 9, 2020	Ramsayer Scott IL 20201209	108:22 - 110:4	R		
December 9, 2020	Ramsayer Scott IL 20201209	110:22 - 111:19	R		
December 9, 2020	Ramsayer Scott IL 20201209	112:21 - 113:13	R		
December 9, 2020	Ramsayer Scott IL 20201209	112:9 - 112:20	R		
December 9, 2020	Ramsayer Scott IL 20201209	113:14 - 114:14	R		
December 9, 2020	Ramsayer Scott IL 20201209	114:17 - 114:23	R		
December 9, 2020	Ramsayer Scott IL 20201209	114:24 - 115:4	R		
December 9, 2020	Ramsayer Scott IL 20201209	115:18 - 115:23	R, M		
December 9, 2020	Ramsayer Scott IL 20201209	116:12 - 116:22	R, M		
December 9, 2020	Ramsayer Scott IL 20201209	116:1 - 116:10	R		
December 9, 2020	Ramsayer Scott IL 20201209	116:23 - 117:14	R		
December 9, 2020	Ramsayer Scott IL 20201209	117:17 - 118:3	R		
January 4, 2021	Rogina Joseph IL 20210104	6:9 - 6:16			
January 4, 2021	Rogina Joseph IL 20210104	18:25 - 19:25			
January 4, 2021	Rogina Joseph IL 20210104	20:2 - 20:16			
January 4, 2021	Rogina Joseph IL 20210104	20:23 - 21:19			
January 4, 2021	Rogina Joseph IL 20210104	21:20 - 21:25			
January 4, 2021	Rogina Joseph IL 20210104	22:2 - 22:4			
January 4, 2021	Rogina Joseph IL 20210104	22:12 - 22:22			
January 4, 2021	Rogina Joseph IL 20210104	24:9 - 24:16			
January 4, 2021	Rogina Joseph IL 20210104	24:17 - 25:22			
January 4, 2021	Rogina Joseph IL 20210104	25:23 - 26:21			
January 4, 2021	Rogina Joseph IL 20210104	32:8 - 33:19	R, P		
January 4, 2021	Rogina Joseph IL 20210104	36:12 - 36:23	R, P		
January 4, 2021	Rogina Joseph IL 20210104	37:12 - 37:17	R, P, M, Sp		
January 4, 2021	Rogina Joseph IL 20210104	37:20 - 40:16	R, P, M, Sp, V		
January 4, 2021	Rogina Joseph IL 20210104	40:17 - 40:25	R, P, M, Sp, V		
January 4, 2021	Rogina Joseph IL 20210104	41:2 - 41:12	R, P, M, Sp, V		
January 4, 2021	Rogina Joseph IL 20210104	41:14 - 42:9	V		
January 4, 2021	Rogina Joseph IL 20210104	42:11 - 44:5			
January 4, 2021	Rogina Joseph IL 20210104	44:6 - 45:4			
January 4, 2021	Rogina Joseph IL 20210104	45:6 - 46:8	R		
January 4, 2021	Rogina Joseph IL 20210104	49:19 - 52:18	R, P, Sp		
January 4, 2021	Rogina Joseph IL 20210104	54:25 - 54:25			
January 4, 2021	Rogina Joseph IL 20210104	54:6 - 54:8			
January 4, 2021	Rogina Joseph IL 20210104	55:2 - 55:5			
January 4, 2021	Rogina Joseph IL 20210104	55:6 - 55:18			
January 4, 2021	Rogina Joseph IL 20210104	55:24 - 56:13			
January 4, 2021	Rogina Joseph IL 20210104	56:24 - 56:25			
January 4, 2021	Rogina Joseph IL 20210104	56:14 - 56:23			
January 4, 2021	Rogina Joseph IL 20210104	57:2 - 57:4			
January 4, 2021	Rogina Joseph IL 20210104	57:12 - 57:17			
January 4, 2021	Rogina Joseph IL 20210104	57:5 - 57:11			
January 4, 2021	Rogina Joseph IL 20210104	57:18 - 57:25			
January 4, 2021	Rogina Joseph IL 20210104	58:2 - 58:4			
January 4, 2021	Rogina Joseph IL 20210104	58:6 - 58:24			
January 4, 2021	Rogina Joseph IL 20210104	60:11 - 60:22	R		
January 4, 2021	Rogina Joseph IL 20210104	60:23 - 63:4	R		
January 4, 2021	Rogina Joseph IL 20210104	72:9 - 73:4			
January 4, 2021	Rogina Joseph IL 20210104	73:16 - 74:16	R		
January 4, 2021	Rogina Joseph IL 20210104	81:24 - 81:25	R		
January 4, 2021	Rogina Joseph IL 20210104	82:2 - 82:14	R		

January 4, 2021	Rogina Joseph IL 20210104	82:19 - 82:25	R		
January 4, 2021	Rogina Joseph IL 20210104	83:2 - 83:20	R		
January 4, 2021	Rogina Joseph IL 20210104	83:21 - 84:7	R		
October 31, 2018	Roy Kenneth IL 20181031	5:15 - 5:20			
October 31, 2018	Roy Kenneth IL 20181031	40:4 - 40:6	R, V, AF		
October 31, 2018	Roy Kenneth IL 20181031	40:9 - 40:14	R, V, AF		
October 31, 2018	Roy Kenneth IL 20181031	40:16 - 40:19	R, V, AF		
October 31, 2018	Roy Kenneth IL 20181031	40:22 - 41:8	R, V, AF		
October 31, 2018	Roy Kenneth IL 20181031	41:11 - 41:15	R, V, AF		
October 31, 2018	Roy Kenneth IL 20181031	85:4 - 86:25	R, P, AF		
October 31, 2018	Roy Kenneth IL 20181031	87:12 - 89:5	R, P, AF		
October 31, 2018	Roy Kenneth IL 20181031	169:15 - 170:7	R, P, AF		
October 31, 2018	Roy Kenneth IL 20181031	170:16 - 170:21	R, P, AF		
October 31, 2018	Roy Kenneth IL 20181031	170:24 - 171:22	R, P, AF		
November 8, 2019	Roy Kenneth IL 20191108	7:8 - 7:12			
November 8, 2019	Roy Kenneth IL 20191108	103:3 - 103:8			
November 8, 2019	Roy Kenneth IL 20191108	136:9 - 136:19	V, R, P, AF		
November 8, 2019	Roy Kenneth IL 20191108	158:19 - 158:21	V, R, P, AF		
November 8, 2019	Roy Kenneth IL 20191108	176:17 - 177:24	R, P, AF		
November 8, 2019	Roy Kenneth IL 20191108	181:4 - 182:2	R, P, AF		
November 8, 2019	Roy Kenneth IL 20191108	183:3 - 183:20	R, P, AF		
November 8, 2019	Roy Kenneth IL 20191108	201:14 - 202:5	R, P, H		
December 6, 2019	Roy Kenneth IL 20191206	140:18 - 141:3	P, R	140:10-17, 141:4-10	
December 6, 2019	Roy Kenneth IL 20191206	143:3 - 144:7	P, R	144:8-11	
December 6, 2019	Roy Kenneth IL 20191206	144:12 - 144:17	P, R		
December 6, 2019	Roy Kenneth IL 20191206	145:4 - 148:2	P, R		
December 6, 2019	Roy Kenneth IL 20191206	149:19 - 149:25	P, R		
December 6, 2019	Roy Kenneth IL 20191206	153:12 - 153:17	P		
December 6, 2019	Roy Kenneth IL 20191206	153:22 - 154:24	P, R, H, Sp		
December 6, 2019	Roy Kenneth IL 20191206	162:19 - 162:25			
March 11, 2020	Roy Kenneth IL 20200311	5:13 - 5:18			
March 11, 2020	Roy Kenneth IL 20200311	5:25 - 7:3			
March 11, 2020	Roy Kenneth IL 20200311	7:5 - 10:15	R, P	10:16-11:18	
March 11, 2020	Roy Kenneth IL 20200311	11:19 - 12:14	R		
March 11, 2020	Roy Kenneth IL 20200311	12:20 - 13:17			
March 11, 2020	Roy Kenneth IL 20200311	15:18 - 15:21		14:12-15:17	
March 11, 2020	Roy Kenneth IL 20200311	16:5 - 17:7	V, C	17:8-20	
March 11, 2020	Roy Kenneth IL 20200311	17:21 - 18:2		17:8-20	
March 11, 2020	Roy Kenneth IL 20200311	18:3 - 19:4			
March 11, 2020	Roy Kenneth IL 20200311	19:5 - 19:21			
March 11, 2020	Roy Kenneth IL 20200311	19:22 - 21:3			
March 11, 2020	Roy Kenneth IL 20200311	21:4 - 22:3			
March 11, 2020	Roy Kenneth IL 20200311	22:4 - 23:11			
March 11, 2020	Roy Kenneth IL 20200311	23:21 - 24:8			
March 11, 2020	Roy Kenneth IL 20200311	26:13 - 26:22		26:4-12	
March 11, 2020	Roy Kenneth IL 20200311	29:8 - 30:6			
March 11, 2020	Roy Kenneth IL 20200311	30:8 - 31:4			
March 11, 2020	Roy Kenneth IL 20200311	32:9 - 32:25			
March 11, 2020	Roy Kenneth IL 20200311	33:1 - 33:17			
March 11, 2020	Roy Kenneth IL 20200311	33:18 - 34:12	Sp		
March 11, 2020	Roy Kenneth IL 20200311	34:13 - 34:22		34:23-25	
March 11, 2020	Roy Kenneth IL 20200311	35:1 - 36:2			
March 11, 2020	Roy Kenneth IL 20200311	36:4 - 36:6			
March 11, 2020	Roy Kenneth IL 20200311	36:18 - 38:1			
March 11, 2020	Roy Kenneth IL 20200311	38:2 - 39:22			
March 11, 2020	Roy Kenneth IL 20200311	39:23 - 40:25			

March 11, 2020	Roy Kenneth IL 20200311	41:1 - 41:15			
March 11, 2020	Roy Kenneth IL 20200311	41:23 - 42:15		42:16-43:23	
March 11, 2020	Roy Kenneth IL 20200311	43:24 - 46:1		42:16-43:23	
March 11, 2020	Roy Kenneth IL 20200311	46:15 - 47:3			
March 11, 2020	Roy Kenneth IL 20200311	47:9 - 47:19			
March 11, 2020	Roy Kenneth IL 20200311	48:1 - 49:21			
March 11, 2020	Roy Kenneth IL 20200311	50:8 - 51:18			
March 11, 2020	Roy Kenneth IL 20200311	51:25 - 52:9			
March 11, 2020	Roy Kenneth IL 20200311	52:21 - 53:8			
March 11, 2020	Roy Kenneth IL 20200311	56:1 - 56:14			
March 11, 2020	Roy Kenneth IL 20200311	58:8 - 59:11			
March 11, 2020	Roy Kenneth IL 20200311	59:12 - 59:14			
March 11, 2020	Roy Kenneth IL 20200311	59:15 - 60:3			
March 11, 2020	Roy Kenneth IL 20200311	70:20 - 71:18	R, P		
March 11, 2020	Roy Kenneth IL 20200311	74:11 - 74:25	R, P	75:1-7	
March 11, 2020	Roy Kenneth IL 20200311	75:8 - 75:17		75:1-7	
March 11, 2020	Roy Kenneth IL 20200311	76:11 - 77:13			
March 11, 2020	Roy Kenneth IL 20200311	76:4 - 76:10			
March 11, 2020	Roy Kenneth IL 20200311	77:15 - 78:3			
March 11, 2020	Roy Kenneth IL 20200311	78:4 - 78:5			
March 11, 2020	Roy Kenneth IL 20200311	78:10 - 78:17			
March 11, 2020	Roy Kenneth IL 20200311	85:1 - 85:5			
March 11, 2020	Roy Kenneth IL 20200311	104:23 - 105:12		105:13-107:4	
March 11, 2020	Roy Kenneth IL 20200311	107:5 - 109:2		105:13-107:4	
March 11, 2020	Roy Kenneth IL 20200311	109:3 - 110:6	Sp		
March 11, 2020	Roy Kenneth IL 20200311	110:8 - 110:21	Sp		
March 11, 2020	Roy Kenneth IL 20200311	110:22 - 111:6			
March 11, 2020	Roy Kenneth IL 20200311	111:7 - 111:10			
March 11, 2020	Roy Kenneth IL 20200311	111:11 - 112:6			
March 11, 2020	Roy Kenneth IL 20200311	112:7 - 112:19			
March 11, 2020	Roy Kenneth IL 20200311	112:24 - 113:22			
March 11, 2020	Roy Kenneth IL 20200311	115:6 - 115:10		114:17-5	
March 11, 2020	Roy Kenneth IL 20200311	115:25 - 116:9	M, SP		
March 11, 2020	Roy Kenneth IL 20200311	116:12 - 116:22	M, SP		
March 11, 2020	Roy Kenneth IL 20200311	116:25 - 118:24			
March 11, 2020	Roy Kenneth IL 20200311	118:25 - 119:14			
March 11, 2020	Roy Kenneth IL 20200311	119:15 - 121:16			
March 11, 2020	Roy Kenneth IL 20200311	121:24 - 122:1			
March 11, 2020	Roy Kenneth IL 20200311	122:9 - 122:19			
March 11, 2020	Roy Kenneth IL 20200311	123:1 - 123:15			
March 11, 2020	Roy Kenneth IL 20200311	124:1 - 125:8			
March 11, 2020	Roy Kenneth IL 20200311	125:9 - 126:2			
March 11, 2020	Roy Kenneth IL 20200311	126:10 - 127:14			
March 11, 2020	Roy Kenneth IL 20200311	126:3 - 126:9			
March 11, 2020	Roy Kenneth IL 20200311	127:15 - 128:13			
March 11, 2020	Roy Kenneth IL 20200311	129:12 - 130:1			
March 11, 2020	Roy Kenneth IL 20200311	130:10 - 131:22			
March 11, 2020	Roy Kenneth IL 20200311	135:17 - 136:9			
March 11, 2020	Roy Kenneth IL 20200311	136:10 - 136:17			
January 9, 2019	Sanderson, Randall IL 20190109	5:6 - 5:8			
January 9, 2019	Sanderson, Randall_IL_20190109	15:2 - 15:4		15:4-16; 16:16-20:4; 20:13-22:6; 22:8-10; 22:12-23:1; 23:4-24:15, 24:19-24; 26:5-27:1; 27:14-20	
January 9, 2019	Sanderson, Randall_IL_20190109	24:25 - 25:16		15:4-16; 16:16-20:4; 20:13-22:6; 22:8-10; 22:12-23:1; 23:4-24:15, 24:19-24; 26:5-27:1; 27:14-20	

January 9, 2019	Sanderson, Randall IL 20190109	30:19 - 30:23			
January 9, 2019	Sanderson, Randall IL 20190109	31:3 - 31:21			
January 9, 2019	Sanderson, Randall IL 20190109	32:13 - 32:16			
January 9, 2019	Sanderson, Randall IL 20190109	40:20 - 41:1			
January 9, 2019	Sanderson, Randall_IL_20190109	41:3 - 41:3		47:18-22; 51:14-53:7; 53:7-57:9; 57:12-13 15-17.	
January 9, 2019	Sanderson, Randall_IL_20190109	41:5 - 41:16		47:18-22; 51:14-53:7; 53:7-57:9; 57:12-13 15-17.	
January 9, 2019	Sanderson, Randall_IL_20190109	45:16 - 45:20		47:18-22; 51:14-53:7; 53:7-57:9; 57:12-13 15-17.	
January 9, 2019	Sanderson, Randall IL 20190109	76:1 - 76:21		77:25-82:5; 83:1-88:16	
January 9, 2019	Sanderson, Randall IL 20190109	114:9 - 114:17		114:18-115:3	
January 9, 2019	Sanderson, Randall IL 20190109	115:4 - 115:25		114:18-115:3	
January 9, 2019	Sanderson, Randall IL 20190109	126:8 - 127:20			
January 9, 2019	Sanderson, Randall IL 20190109	131:23 - 133:9			
January 9, 2019	Sanderson, Randall IL 20190109	144:3 - 144:22			
January 9, 2019	Sanderson, Randall IL 20190109	145:14 - 146:10			
January 9, 2019	Sanderson, Randall_IL_20190109	152:12 - 154:13		151:19-152:5; 152:78, 10-11; 154:14-16, 20-21	
January 9, 2019	Sanderson, Randall IL 20190109	155:22 - 156:3			
January 9, 2019	Sanderson, Randall IL 20190109	156:4 - 158:8			
January 9, 2019	Sanderson, Randall_IL_20190109	176:6 - 176:22		15:4-16; 16:16-20:4; 20:13-22:6; 22:8-10; 22:12-23:1; 23:4-24:15, 24:19-24; 26:5-27:1; 27:14-20; 47:18-22; 51:14-53:7; 53:7-57:9; 57:12-13, 15-17; 77:25-82:5; 83:1-88:16; 176:23-177:4; 177:24-178:1.	
January 9, 2019	Sanderson, Randall_IL_20190109	177:5 - 177:23		15:4-16; 16:16-20:4; 20:13-22:6; 22:8-10; 22:12-23:1; 23:4-24:15, 24:19-24; 26:5-27:1; 27:14-20; 47:18-22; 51:14-53:7; 53:7-57:9; 57:12-13, 15-17; 77:25-82:5; 83:1-88:16; 176:23-177:4; 177:24-178:1.	
January 9, 2019	Sanderson, Randall_IL_20190109	178:12 - 179:14		47:18-22; 51:14-53:7; 53:7-57:9; 57:12-13, 15-17; 77:25-82:5; 83:1-88:16; 176:23-177:4; 177:24-178:1	
October 26, 2017	Sanderson, Randall IL 20171026	4:4 - 4:8			
October 26, 2017	Sanderson, Randall IL 20171026	4:14 - 4:15			
October 26, 2017	Sanderson, Randall IL 20171026	4:18 - 4:19			
October 26, 2017	Sanderson, Randall IL 20171026	11:14 - 11:18			
October 26, 2017	Sanderson, Randall IL 20171026	12:3 - 12:9			
October 26, 2017	Sanderson, Randall IL 20171026	13:5 - 13:23			
October 26, 2017	Sanderson, Randall IL 20171026	14:11 - 14:12			
October 26, 2017	Sanderson, Randall IL 20171026	14:14 - 15:6		15:7-25	
October 26, 2017	Sanderson, Randall IL 20171026	16:1 - 16:23		16:24-17:5; 17:11; 17:13-19; 18:4-7	
October 26, 2017	Sanderson, Randall IL 20171026	19:8 - 19:16			
October 26, 2017	Sanderson, Randall IL 20171026	20:16 - 20:20			
October 26, 2017	Sanderson, Randall IL 20171026	21:4 - 21:20		24:22-25; 25:6-21	
October 26, 2017	Sanderson, Randall IL 20171026	22:7 - 22:8		24:22-25; 25:6-21	
October 26, 2017	Sanderson, Randall IL 20171026	22:21 - 22:24		24:22-25; 25:6-21	
October 26, 2017	Sanderson, Randall IL 20171026	23:6 - 23:16		24:22-25; 25:6-21	
October 26, 2017	Sanderson, Randall IL 20171026	23:24 - 24:11		24:22-25; 25:6-21	
October 26, 2017	Sanderson, Randall IL 20171026	39:10 - 40:5		40:6-17, 19-20; 40:22-41:4	
October 26, 2017	Sanderson, Randall IL 20171026	41:5 - 41:6		40:6-17, 19-20; 40:22-41:4	
October 26, 2017	Sanderson, Randall IL 20171026	41:8 - 41:15		40:6-17, 19-20; 40:22-41:4	
November 23, 2020	Schanz, James DE 20201123	9:7 - 9:9			

November 23, 2020	Schanz James DE 20201123	16:3 - 16:8			
November 23, 2020	Schanz James DE 20201123	18:24 - 19:15			
November 23, 2020	Schanz James DE 20201123	20:10 - 20:19			
November 23, 2020	Schanz James DE 20201123	20:20 - 21:17			
November 23, 2020	Schanz James DE 20201123	22:1 - 22:3	S		
November 23, 2020	Schanz James DE 20201123	22:5 - 22:12	S		
November 23, 2020	Schanz James DE 20201123	22:22 - 23:14	S		
November 23, 2020	Schanz James DE 20201123	22:14 - 22:16	S		
November 23, 2020	Schanz James DE 20201123	23:16 - 24:13	S		
November 23, 2020	Schanz James DE 20201123	25:4 - 25:13		26:12-23	
November 23, 2020	Schanz James DE 20201123	25:14 - 26:1		26:12-23	
November 23, 2020	Schanz James DE 20201123	27:3 - 27:11	S	26:12-23	
November 23, 2020	Schanz James DE 20201123	27:13 - 27:13	S	26:12-23	
November 23, 2020	Schanz James DE 20201123	27:20 - 28:7	S, V	26:12-23	
November 23, 2020	Schanz James DE 20201123	28:9 - 28:18	S, V, F	26:12-23	
November 23, 2020	Schanz James DE 20201123	28:21 - 28:25	S, V, F		
November 23, 2020	Schanz James DE 20201123	29:2 - 30:1	S, V, F		
November 23, 2020	Schanz James DE 20201123	30:4 - 30:13	S, V, F		
November 23, 2020	Schanz James DE 20201123	30:17 - 31:6	V, F		
November 23, 2020	Schanz James DE 20201123	31:8 - 31:16	V, F		
November 23, 2020	Schanz James DE 20201123	31:18 - 31:24	V, F		
November 23, 2020	Schanz James DE 20201123	32:1 - 32:10	V, F		
November 23, 2020	Schanz James DE 20201123	32:13 - 34:13	V, S	36:10-13.	
November 23, 2020	Schanz James DE 20201123	32:5 - 32:10	V		
November 23, 2020	Schanz James DE 20201123	34:16 - 35:18	V, S		
November 23, 2020	Schanz James DE 20201123	35:21 - 35:21	S		
November 23, 2020	Schanz James DE 20201123	35:16 - 35:18	S		
November 23, 2020	Schanz James DE 20201123	35:23 - 36:1	S, V		
November 23, 2020	Schanz James DE 20201123	36:3 - 36:8	S, V		
November 23, 2020	Schanz James DE 20201123	36:14 - 36:21	S		
November 23, 2020	Schanz James DE 20201123	36:23 - 36:24	S		
November 23, 2020	Schanz James DE 20201123	37:13 - 37:14	S		
November 23, 2020	Schanz James DE 20201123	37:17 - 37:22			
November 23, 2020	Schanz James DE 20201123	37:1 - 37:12			
November 23, 2020	Schanz James DE 20201123	37:24 - 38:8			
November 23, 2020	Schanz James DE 20201123	39:20 - 40:4		40:13-15, 18-24	
November 23, 2020	Schanz James DE 20201123	41:1 - 41:3	S, V, Sp	40:13-15, 18-24	
November 23, 2020	Schanz James DE 20201123	41:6 - 41:9	S, V, Sp	40:13-15, 18-24	
November 23, 2020	Schanz James DE 20201123	41:11 - 41:17		41:18-21, 41:24-43:24, 45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	43:25 - 44:21		41:18-21, 41:24-43:24, 45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	44:22 - 45:1		41:18-21, 41:24-43:24, 45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	45:22 - 46:3		45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	45:4 - 45:5		45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	47:9 - 47:16		45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	48:20 - 49:3	S	45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	49:5 - 50:1	S	45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	51:18 - 51:22	S	45:7-21, 46:4, 46:6-47:8	
November 23, 2020	Schanz James DE 20201123	51:24 - 52:1	S		
November 23, 2020	Schanz James DE 20201123	51:2 - 51:13	S		
November 23, 2020	Schanz James DE 20201123	51:15 - 51:16	S		
November 23, 2020	Schanz James DE 20201123	52:3 - 52:18			
November 23, 2020	Schanz James DE 20201123	52:19 - 52:19	S		
November 23, 2020	Schanz James DE 20201123	52:22 - 53:12	S		

November 23, 2020	Schanz James DE 20201123	53:21 - 53:24	S		
November 23, 2020	Schanz James DE 20201123	54:1 - 54:5	S		
November 23, 2020	Schanz James DE 20201123	54:7 - 54:24	S		
November 23, 2020	Schanz James DE 20201123	55:2 - 55:14	S		
November 23, 2020	Schanz James DE 20201123	55:17 - 56:2	S		
November 23, 2020	Schanz James DE 20201123	56:4 - 56:14		56:15-20	
November 23, 2020	Schanz James DE 20201123	56:21 - 56:25	S		
November 23, 2020	Schanz James DE 20201123	57:3 - 57:9	S		
November 23, 2020	Schanz James DE 20201123	57:25 - 59:10	S		
November 23, 2020	Schanz James DE 20201123	59:13 - 59:17	S		
November 23, 2020	Schanz James DE 20201123	59:21 - 60:16	S		
November 23, 2020	Schanz James DE 20201123	60:17 - 61:9			
November 23, 2020	Schanz James DE 20201123	61:10 - 61:14	S		
November 23, 2020	Schanz James DE 20201123	61:17 - 61:17	S		
November 23, 2020	Schanz James DE 20201123	61:19 - 62:14	S		
November 23, 2020	Schanz James DE 20201123	62:16 - 62:16	S		
November 23, 2020	Schanz James DE 20201123	62:18 - 63:1	S		
November 23, 2020	Schanz James DE 20201123	63:4 - 63:20	S		
November 23, 2020	Schanz James DE 20201123	64:3 - 64:9	S		
November 23, 2020	Schanz James DE 20201123	64:11 - 64:19	S		
November 23, 2020	Schanz James DE 20201123	64:21 - 66:1	S, V		
November 23, 2020	Schanz James DE 20201123	66:3 - 66:3	S		
November 23, 2020	Schanz James DE 20201123	68:5 - 69:2	S		
November 23, 2020	Schanz James DE 20201123	69:5 - 69:5	S		
November 23, 2020	Schanz James DE 20201123	69:7 - 70:14			
November 23, 2020	Schanz James DE 20201123	71:8 - 72:3			
November 23, 2020	Schanz James DE 20201123	72:4 - 72:7	S		
November 23, 2020	Schanz James DE 20201123	72:9 - 72:17	S		
November 23, 2020	Schanz James DE 20201123	72:19 - 72:21	S		
November 23, 2020	Schanz James DE 20201123	72:22 - 74:1	S		
November 23, 2020	Schanz James DE 20201123	74:4 - 74:5	S		
November 23, 2020	Schanz James DE 20201123	74:7 - 74:12	S		
November 23, 2020	Schanz James DE 20201123	74:14 - 74:23	S		
November 23, 2020	Schanz James DE 20201123	74:24 - 75:14	S		
November 23, 2020	Schanz James DE 20201123	75:16 - 76:7	S		
November 23, 2020	Schanz James DE 20201123	76:19 - 76:25	S		
November 23, 2020	Schanz James DE 20201123	77:2 - 77:10	S, V		
November 23, 2020	Schanz James DE 20201123	77:13 - 77:14	S, V		
November 23, 2020	Schanz James DE 20201123	77:16 - 78:8	S, V		
November 23, 2020	Schanz James DE 20201123	78:12 - 78:24	S, V		
November 23, 2020	Schanz James DE 20201123	83:14 - 83:16	S, V		
November 23, 2020	Schanz James DE 20201123	83:18 - 83:24	S, V		
November 23, 2020	Schanz James DE 20201123	84:1 - 84:3	S, V		
November 23, 2020	Schanz James DE 20201123	84:18 - 84:23	S, V		
November 23, 2020	Schanz James DE 20201123	85:2 - 85:14	S, V		
November 23, 2020	Schanz James DE 20201123	87:16 - 87:21			
November 23, 2020	Schanz James DE 20201123	87:24 - 88:9			
November 23, 2020	Schanz James DE 20201123	89:4 - 89:9			
November 23, 2020	Schanz James DE 20201123	89:12 - 89:15			
November 23, 2020	Schanz James DE 20201123	89:17 - 89:23			
November 23, 2020	Schanz James DE 20201123	89:24 - 90:10			
November 23, 2020	Schanz James DE 20201123	91:4 - 93:24			
November 23, 2020	Schanz James DE 20201123	94:3 - 95:2			
November 23, 2020	Schanz James DE 20201123	95:3 - 95:5	V, F, AF		
November 23, 2020	Schanz James DE 20201123	95:7 - 96:6	V, F, AF		
November 23, 2020	Schanz James DE 20201123	96:8 - 96:17	V, F, AF		

November 23, 2020	Schanz James DE 20201123	96:18 - 96:19	V, F, AF		
November 23, 2020	Schanz James DE 20201123	96:21 - 97:6	V F AF		
November 23, 2020	Schanz James DE 20201123	121:15 - 121:17	V		
November 23, 2020	Schanz James DE 20201123	121:19 - 121:23	V		
November 23, 2020	Schanz James DE 20201123	121:11 - 121:14			
November 23, 2020	Schanz James DE 20201123	121:25 - 122:8			
November 23, 2020	Schanz James DE 20201123	122:9 - 123:18			
November 23, 2020	Schanz James DE 20201123	123:19 - 124:6			
November 23, 2020	Schanz James DE 20201123	124:17 - 125:3			
November 23, 2020	Schanz James DE 20201123	125:4 - 125:7			
November 23, 2020	Schanz James DE 20201123	125:8 - 125:24			
November 23, 2020	Schanz James DE 20201123	126:9 - 126:19			
November 23, 2020	Schanz James DE 20201123	126:20 - 126:22	S		
November 23, 2020	Schanz James DE 20201123	126:24 - 127:10	S		
November 23, 2020	Schanz James DE 20201123	127:12 - 128:5	S		
November 23, 2020	Schanz James DE 20201123	128:7 - 129:9	S		
November 23, 2020	Schanz James DE 20201123	129:10 - 129:23	V		
November 23, 2020	Schanz James DE 20201123	129:24 - 130:6	S		
November 23, 2020	Schanz James DE 20201123	130:8 - 130:10	S		
November 23, 2020	Schanz James DE 20201123	130:16 - 131:4	S		
November 23, 2020	Schanz James DE 20201123	131:6 - 131:12	S		
November 23, 2020	Schanz James DE 20201123	131:14 - 131:23	S		
November 23, 2020	Schanz James DE 20201123	131:25 - 132:7	S		
November 23, 2020	Schanz James DE 20201123	132:10 - 132:12	S		
November 23, 2020	Schanz James DE 20201123	133:9 - 134:3			
November 23, 2020	Schanz James DE 20201123	134:4 - 135:15			
November 23, 2020	Schanz James DE 20201123	135:16 - 136:19	F		
November 23, 2020	Schanz James DE 20201123	136:25 - 137:4	F, V		
November 23, 2020	Schanz James DE 20201123	137:6 - 137:8	V		
November 23, 2020	Schanz James DE 20201123	142:16 - 143:5	F		
November 23, 2020	Schanz James DE 20201123	143:8 - 143:11	F		
November 23, 2020	Schanz James DE 20201123	143:18 - 143:20			
November 23, 2020	Schanz James DE 20201123	143:22 - 144:23	S		
November 23, 2020	Schanz James DE 20201123	144:25 - 146:16	S		
November 23, 2020	Schanz James DE 20201123	146:19 - 147:11	S, F		
November 23, 2020	Schanz James DE 20201123	147:14 - 147:20	S, F		
November 23, 2020	Schanz James DE 20201123	149:22 - 151:16			
November 23, 2020	Schanz James DE 20201123	151:19 - 154:13	S		
November 23, 2020	Schanz James DE 20201123	154:15 - 155:1	S		
November 23, 2020	Schanz James DE 20201123	155:3 - 155:21	S		
November 23, 2020	Schanz James DE 20201123	155:23 - 156:12	S		
November 23, 2020	Schanz James DE 20201123	157:16 - 157:24	S		
November 23, 2020	Schanz James DE 20201123	157:12 - 157:14	S		
November 23, 2020	Schanz James DE 20201123	158:1 - 158:7			
November 23, 2020	Schanz James DE 20201123	158:9 - 159:16			
November 23, 2020	Schanz James DE 20201123	160:12 - 160:22		160:23-161:8	
November 23, 2020	Schanz James DE 20201123	161:24 - 162:11			
November 23, 2020	Schanz James DE 20201123	162:23 - 163:12			
November 23, 2020	Schanz James DE 20201123	163:13 - 164:7	S		
November 23, 2020	Schanz James DE 20201123	164:9 - 164:22	S		
November 23, 2020	Schanz James DE 20201123	164:23 - 165:20	S		
November 23, 2020	Schanz James DE 20201123	165:22 - 166:12	S V		
November 23, 2020	Schanz James DE 20201123	166:13 - 167:2	V		
November 23, 2020	Schanz James DE 20201123	167:3 - 167:9	V		
November 23, 2020	Schanz James DE 20201123	167:11 - 167:15	V		
November 23, 2020	Schanz James DE 20201123	167:17 - 167:19	V		

November 23, 2020	Schanz James DE 20201123	168:9 - 168:24	V, S, R		
November 23, 2020	Schanz James DE 20201123	169:2 - 169:20			
November 23, 2020	Schanz James DE 20201123	169:21 - 171:5			
November 23, 2020	Schanz James DE 20201123	172:3 - 172:8	S, R, F		
November 23, 2020	Schanz_James_DE_20201123	173:6 - 174:10		174:11-22, 174:25-175:18, 174:21-176:4	
November 23, 2020	Schanz_James_DE_20201123	176:5 - 176:10		174:11-22, 174:25-175:18, 174:21-176:4	
November 23, 2020	Schanz James DE 20201123	177:4 - 177:13			
November 23, 2020	Schanz James DE 20201123	177:22 - 178:7			
November 23, 2020	Schanz James DE 20201123	178:8 - 178:23		178:24-180:16, 180:20-181:10	
November 23, 2020	Schanz James DE 20201123	182:15 - 183:3		178:24-180:16, 180:20-181:10	
November 23, 2020	Schanz James DE 20201123	183:4 - 183:13	S	178:24-180:16, 180:20-181:10	
November 23, 2020	Schanz James DE 20201123	183:15 - 183:15	S		
November 23, 2020	Schanz James DE 20201123	183:17 - 183:20	S		
November 23, 2020	Schanz James DE 20201123	183:22 - 184:14	S, F		
November 23, 2020	Schanz James DE 20201123	184:17 - 185:21	S, F		
November 23, 2020	Schanz James DE 20201123	185:25 - 186:25			
November 23, 2020	Schanz James DE 20201123	187:1 - 187:15	S, V, F		
November 23, 2020	Schanz James DE 20201123	187:18 - 188:6	S, V, F		
November 23, 2020	Schanz James DE 20201123	188:9 - 189:1	S, V, F		
November 23, 2020	Schanz James DE 20201123	189:2 - 189:10	S, V, F		
November 23, 2020	Schanz James DE 20201123	189:13 - 189:19	S, V, F		
November 23, 2020	Schanz James DE 20201123	189:22 - 190:1	S, V, F		
November 23, 2020	Schanz James DE 20201123	190:3 - 190:13	S		
November 23, 2020	Schanz James DE 20201123	190:16 - 190:22	S, V		
November 23, 2020	Schanz_James_DE_20201123	191:2 - 191:14	S, V	191:15-21, 191:23-192:3, 192:13-193:6, 193:8-10; 193:13-20	
November 23, 2020	Schanz James DE 20201123	193:21 - 194:22			
November 23, 2020	Schanz James DE 20201123	196:8 - 196:17	R, P, F		
November 23, 2020	Schanz James DE 20201123	196:21 - 197:19	R, P		
November 23, 2020	Schanz James DE 20201123	197:21 - 201:10	R, P, AF, V		
November 23, 2020	Schanz James DE 20201123	201:16 - 201:19	R, P		
November 23, 2020	Schanz James DE 20201123	201:20 - 201:25	R, P		
November 23, 2020	Schanz James DE 20201123	202:20 - 202:24	R, P		
November 23, 2020	Schanz James DE 20201123	203:6 - 203:20	R, P		
November 23, 2020	Schanz James DE 20201123	204:22 - 205:9	R, P		
November 23, 2020	Schanz James DE 20201123	205:13 - 206:15	R, P		
November 23, 2020	Schanz James DE 20201123	206:18 - 208:4	R, P, Sp		
November 23, 2020	Schanz James DE 20201123	209:23 - 210:4	R, P		
November 23, 2020	Schanz James DE 20201123	210:20 - 211:15	R, P		
November 23, 2020	Schanz James DE 20201123	211:17 - 211:18	R, P		
November 23, 2020	Schanz James DE 20201123	211:24 - 212:2	R, P		
November 23, 2020	Schanz James DE 20201123	212:9 - 212:16	R, P		
November 23, 2020	Schanz James DE 20201123	213:2 - 213:15	R, P		
November 23, 2020	Schanz James DE 20201123	213:20 - 214:16	R, P		
November 23, 2020	Schanz James DE 20201123	214:17 - 215:13	R, P		
November 23, 2020	Schanz James DE 20201123	215:14 - 216:4	R, P, F, S		
November 23, 2020	Schanz James DE 20201123	216:7 - 216:22	R, P, F, S		
November 23, 2020	Schanz James DE 20201123	216:24 - 216:24	R, P, S		
November 23, 2020	Schanz James DE 20201123	217:1 - 217:3	R, P, S		
November 23, 2020	Schanz James DE 20201123	217:6 - 217:6	R, P, S		
November 23, 2020	Schanz James DE 20201123	217:8 - 217:24	R, P, F, S		
November 23, 2020	Schanz James DE 20201123	218:2 - 218:4	R, P, F, S, P		
November 23, 2020	Schanz James DE 20201123	220:2 - 220:19			
November 23, 2020	Schanz James DE 20201123	220:20 - 221:8	F, S		

November 23, 2020	Schanz James DE 20201123	221:11 - 221:14	F, S		
November 23, 2020	Schanz James DE 20201123	221:15 - 222:15			
November 23, 2020	Schanz James DE 20201123	222:16 - 223:1	S		
November 23, 2020	Schanz James DE 20201123	223:4 - 224:10	S		
November 23, 2020	Schanz James DE 20201123	226:3 - 226:5			
November 23, 2020	Schanz James DE 20201123	226:14 - 227:1			
November 23, 2020	Schanz James DE 20201123	227:5 - 227:15			
November 23, 2020	Schanz James DE 20201123	228:4 - 228:18			
November 23, 2020	Schanz James DE 20201123	229:15 - 229:16			
November 23, 2020	Schanz James DE 20201123	229:25 - 230:17			
November 23, 2020	Schanz James DE 20201123	232:24 - 233:1			
November 23, 2020	Schanz James DE 20201123	233:24 - 234:8	S		
November 23, 2020	Schanz James DE 20201123	234:12 - 234:13	S		
November 23, 2020	Schanz James DE 20201123	234:15 - 234:16	S		
November 23, 2020	Schanz James DE 20201123	234:21 - 235:15	S		
November 23, 2020	Schanz James DE 20201123	235:16 - 235:25	F, S		
November 23, 2020	Schanz James DE 20201123	236:4 - 236:11	F, S		
November 23, 2020	Schanz James DE 20201123	237:5 - 237:22	S		
November 23, 2020	Schanz James DE 20201123	238:2 - 238:4	S		
November 23, 2020	Schanz James DE 20201123	239:12 - 240:6			
November 23, 2020	Schanz James DE 20201123	240:7 - 240:24	S		
November 23, 2020	Schanz James DE 20201123	241:2 - 242:1	S		
November 23, 2020	Schanz James DE 20201123	247:13 - 248:3	V		
November 23, 2020	Schanz James DE 20201123	248:5 - 249:11	V		
November 23, 2020	Schanz James DE 20201123	250:1 - 250:13	F, V		
November 23, 2020	Schanz James DE 20201123	251:6 - 251:18	V		
November 23, 2020	Schanz James DE 20201123	251:20 - 252:7	V		
November 23, 2020	Schanz James DE 20201123	252:8 - 252:16	V		
November 23, 2020	Schanz James DE 20201123	255:17 - 255:19	S, V		
November 23, 2020	Schanz James DE 20201123	255:22 - 256:8	S, V, F		
November 23, 2020	Schanz James DE 20201123	256:12 - 256:18			
November 23, 2020	Schanz James DE 20201123	257:12 - 258:13			
November 23, 2020	Schanz James DE 20201123	258:14 - 258:21			
November 23, 2020	Schanz James DE 20201123	259:2 - 259:5	F, S		
November 23, 2020	Schanz James DE 20201123	259:8 - 259:16	F, S		
November 23, 2020	Schanz James DE 20201123	259:18 - 259:21	S		
November 23, 2020	Schanz James DE 20201123	259:23 - 260:4	S		
April 16, 2019	Schanz James IL 20190416	9:9 - 9:11			
April 16, 2019	Schanz James IL 20190416	12:12 - 12:17			
April 16, 2019	Schanz James IL 20190416	12:23 - 13:1			
April 16, 2019	Schanz James IL 20190416	12:5 - 12:6			
April 16, 2019	Schanz James IL 20190416	25:14 - 26:4			
April 16, 2019	Schanz James IL 20190416	26:18 - 26:24			
April 16, 2019	Schanz James IL 20190416	28:5 - 28:6			
April 16, 2019	Schanz James IL 20190416	28:21 - 28:24			
April 16, 2019	Schanz James IL 20190416	29:17 - 30:13			
April 16, 2019	Schanz James IL 20190416	30:23 - 31:11			
April 16, 2019	Schanz James IL 20190416	33:4 - 33:8	V, Sp	33:11-13	
April 16, 2019	Schanz James IL 20190416	33:15 - 33:21	V, Sp	33:11-13	
April 16, 2019	Schanz James IL 20190416	33:24 - 34:1	V, Sp	33:11-13	
April 16, 2019	Schanz James IL 20190416	36:18 - 36:22			
April 16, 2019	Schanz James IL 20190416	37:5 - 37:7			
April 16, 2019	Schanz James IL 20190416	38:4 - 38:12		38:13-22	
April 16, 2019	Schanz James IL 20190416	38:23 - 41:3		38:13-22	
April 16, 2019	Schanz James IL 20190416	44:17 - 45:2	Sp, V	48:7-13, 15-16	
April 16, 2019	Schanz James IL 20190416	45:5 - 46:8	Sp, V	48:7-13, 15-16	

April 16, 2019	Schanz James IL 20190416	46:11 - 47:3	Sp, V	48:7-13, 15-16	
April 16, 2019	Schanz James IL 20190416	84:1 - 84:10	V		
April 16, 2019	Schanz James IL 20190416	85:9 - 86:5	V		
April 16, 2019	Schanz James IL 20190416	93:9 - 95:13			
April 16, 2019	Schanz James IL 20190416	100:18 - 101:3	V	100:7-17, 101:4-7	
April 16, 2019	Schanz James IL 20190416	101:8 - 102:4	V, Sp	100:7-17, 101:4-7	
April 16, 2019	Schanz James IL 20190416	102:8 - 103:4	V		
April 16, 2019	Schanz James IL 20190416	108:24 - 109:7	F, V		
April 16, 2019	Schanz James IL 20190416	111:19 - 111:21	R		
April 16, 2019	Schanz James IL 20190416	115:6 - 118:9	R, V		
April 16, 2019	Schanz James IL 20190416	139:6 - 139:23	R, V, P, AF	139:24	
April 16, 2019	Schanz James IL 20190416	142:16 - 142:18	R, F, P	142:19	
April 16, 2019	Schanz James IL 20190416	143:1 - 144:2	V, Sp		
April 16, 2019	Schanz James IL 20190416	147:4 - 149:1	F, R, Sp		
April 16, 2019	Schanz James IL 20190416	214:7 - 214:24		213:12-214:7, 215:1-24	
April 16, 2019	Schanz James IL 20190416	220:12 - 220:17		219:15-220:5, 220:7-11, 218:18-21	
April 16, 2019	Schanz James IL 20190416	220:6 - 220:6		219:15-220:5, 220:7-11, 218:18-21	
April 16, 2019	Schanz James IL 20190416	222:22 - 223:19	V	221:12-222:21	
April 16, 2019	Schanz James IL 20190416	224:5 - 224:14		221:12-222:21	
April 16, 2019	Schanz James IL 20190416	225:11 - 225:18	R		
April 16, 2019	Schanz James IL 20190416	227:13 - 227:16	F		
April 16, 2019	Schanz James IL 20190416	227:18 - 228:2			
April 16, 2019	Schanz James IL 20190416	228:15 - 228:20			
April 16, 2019	Schanz James IL 20190416	228:21 - 229:16	V, Sp		
April 16, 2019	Schanz James IL 20190416	230:7 - 230:18	Sp		
April 16, 2019	Schanz James IL 20190416	230:19 - 231:9	V	231:10-18	
April 16, 2019	Schanz James IL 20190416	239:18 - 239:24	R		
April 16, 2019	Schanz James IL 20190416	240:1 - 240:4	R		
April 16, 2019	Schanz James IL 20190416	240:8 - 241:5	R		
April 16, 2019	Schanz James IL 20190416	242:15 - 242:24	R, V, Sp	242:6-9, 242:12-14	
April 16, 2019	Schanz James IL 20190416	243:1 - 243:16	R, V, Sp		
April 16, 2019	Schanz James IL 20190416	243:19 - 244:16	R, F, S		
April 16, 2019	Schanz James IL 20190416	244:19 - 245:2	R, S		
April 16, 2019	Schanz James IL 20190416	245:5 - 245:10	R, S, Sp		
April 16, 2019	Schanz James IL 20190416	245:13 - 245:19	R, S		
April 16, 2019	Schanz James IL 20190416	245:22 - 246:4	R, S		
April 16, 2019	Schanz James IL 20190416	246:6 - 246:6	R, S		
April 16, 2019	Schanz James IL 20190416	246:7 - 246:16	R, S		
April 16, 2019	Schanz James IL 20190416	246:17 - 247:10	R, S		
April 16, 2019	Schanz James IL 20190416	250:10 - 250:13	Sp		
April 16, 2019	Schanz James IL 20190416	250:15 - 250:21			
April 16, 2019	Schanz James IL 20190416	256:13 - 256:15	R, Sp		
April 16, 2019	Schanz James IL 20190416	257:23 - 258:19	R, S		
April 16, 2019	Schanz James IL 20190416	258:21 - 258:24	R, S		
April 16, 2019	Schanz James IL 20190416	259:2 - 259:24	R, S		
April 16, 2019	Schanz James IL 20190416	260:2 - 260:3	R, S		
April 16, 2019	Schanz James IL 20190416	260:23 - 261:2	R, S, Sp		
April 16, 2019	Schanz James IL 20190416	261:5 - 261:20	R, Sp		
April 16, 2019	Schanz James IL 20190416	263:21 - 263:24	R		
April 16, 2019	Schanz James IL 20190416	264:4 - 264:16	R		
April 16, 2019	Schanz James IL 20190416	265:1 - 265:7	R		
April 16, 2019	Schanz James IL 20190416	265:9 - 265:13	R, Sp		
April 16, 2019	Schanz James IL 20190416	266:6 - 266:24	R, Sp		
April 16, 2019	Schanz James IL 20190416	268:1 - 268:6	V		
April 16, 2019	Schanz James IL 20190416	268:7 - 268:23	V		
April 16, 2019	Schanz James IL 20190416	269:3 - 270:2	V		

April 16, 2019	Schanz James IL 20190416	275:10 - 275:19	V, F		
April 16, 2019	Schanz James IL 20190416	275:21 - 275:24	V, F		
April 16, 2019	Schanz James IL 20190416	276:2 - 276:6	V, F		
April 16, 2019	Schanz James IL 20190416	276:18 - 277:13	V, F		
April 16, 2019	Schanz James IL 20190416	277:14 - 277:24			
April 16, 2019	Schanz James IL 20190416	278:17 - 279:19	R, V, F		
April 16, 2019	Schanz James IL 20190416	287:6 - 289:5	R, V		
April 16, 2019	Schanz James IL 20190416	289:16 - 290:21	R, V		
November 13, 2020	Schanz James IL 20201113	7:6 - 7:20			
November 13, 2020	Schanz James IL 20201113	11:14 - 11:19			
November 13, 2020	Schanz James IL 20201113	53:20 - 55:16	V, Sp	51:16-19, 51:23-53:13	
November 13, 2020	Schanz James IL 20201113	69:7 - 70:9	R, F, Sp	68:1-23	
November 13, 2020	Schanz James IL 20201113	133:14 - 133:16	V, Sp, S, R		
November 13, 2020	Schanz James IL 20201113	133:20 - 134:2	V, Sp, S, R		
November 13, 2020	Schanz James IL 20201113	134:15 - 137:5	V, Sp, S, R		
November 13, 2020	Schanz James IL 20201113	137:20 - 138:4	V, Sp, R		
November 13, 2020	Schanz James IL 20201113	140:1 - 140:12	S, V, R		
November 13, 2020	Schanz James IL 20201113	140:16 - 140:21	Sp, V, R		
November 13, 2020	Schanz James IL 20201113	140:24 - 141:2	V, Sp, R		
November 13, 2020	Schanz James IL 20201113	141:8 - 141:21	V, Sp, R		
November 13, 2020	Schanz James IL 20201113	141:24 - 142:2	V, Sp, R		
November 13, 2020	Schanz James IL 20201113	144:16 - 145:15	V, Sp, R		
November 13, 2020	Schanz James IL 20201113	147:1 - 147:7	V, R		
November 13, 2020	Schanz James IL 20201113	175:9 - 175:12	V	173:5-10, 173:13-174:5, 174:9-22, 175:1-8	
November 13, 2020	Schanz James IL 20201113	175:14 - 176:14	V	173:5-10, 173:13-174:5, 174:9-22, 175:1-8	
July 24, 2020	Schnibbe John DE 20200724	6:10-13			
July 24, 2020	Schnibbe John DE 20200724	8:12-9:25			
July 24, 2020	Schnibbe John DE 20200724	20:13-21:4		19:24-23:11	
July 24, 2020	Schnibbe John DE 20200724	21:7-22:13		23:3-5, 9-11	
July 24, 2020	Schnibbe John DE 20200724	23:12-24:6		23:3-5, 9-11	
July 24, 2020	Schnibbe John DE 20200724	24:8-24:8		24:9-19	
July 24, 2020	Schnibbe John DE 20200724	25:15-26:12		26:13-18	
July 24, 2020	Schnibbe John DE 20200724	29:15-30:10		28:16-30:17	
July 24, 2020	Schnibbe John DE 20200724	77:9-78:2		77:9-80:18	
July 24, 2020	Schnibbe John DE 20200724	78:21- 78:25		78:11-12, 15	
July 24, 2020	Schnibbe John DE 20200724	79:3-79:12		78:11-12, 15	
July 24, 2020	Schnibbe John DE 20200724	80:19-84:9			
July 24, 2020	Schnibbe John DE 20200724	85:5-85:20		85:5-89:8	
July 24, 2020	Schnibbe John DE 20200724	86:3-86:5			
July 24, 2020	Schnibbe John DE 20200724	86:8-86:10			
July 24, 2020	Schnibbe John DE 20200724	87:10-88:15			
July 24, 2020	Schnibbe John DE 20200724	89:12-90:21		89:2-91:11	
July 24, 2020	Schnibbe John DE 20200724	95:17-95:20		94:13-101:10	
July 24, 2020	Schnibbe John DE 20200724	97:1-97:4		96:20-25	
July 24, 2020	Schnibbe John DE 20200724	98:16-96:18		98:5-9	
July 24, 2020	Schnibbe John DE 20200724	99:24-100:1		99:16-23	
July 24, 2020	Schnibbe John DE 20200724	101:8-101:10		101:3-7	
July 24, 2020	Schnibbe John DE 20200724	109:17-110:25			
April 19, 2019	Schyvinck Christine IL 20190419	10:3 - 10:5			
April 19, 2019	Schyvinck Christine IL 20190419	12:17 - 12:19			
April 19, 2019	Schyvinck Christine IL 20190419	16:7 - 16:8			
April 19, 2019	Schyvinck Christine IL 20190419	17:12 - 18:6			
April 19, 2019	Schyvinck Christine IL 20190419	18:9 - 18:14			
April 19, 2019	Schyvinck Christine IL 20190419	18:16 - 18:20			

April 19, 2019	Schyvinck Christine IL 20190419	18:21 - 19:1	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	19:4 - 19:4	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	19:6 - 19:15	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	19:18 - 19:23	R, P, B, Sp		
April 19, 2019	Schyvinck Christine IL 20190419	20:1 - 20:8	R, P, B, Sp		
April 19, 2019	Schyvinck Christine IL 20190419	20:12 - 20:21	R, P, B, Sp		
April 19, 2019	Schyvinck Christine IL 20190419	21:1 - 21:1	R, P, B, Sp		
April 19, 2019	Schyvinck Christine IL 20190419	21:3 - 21:11			
April 19, 2019	Schyvinck Christine IL 20190419	21:13 - 21:21			
April 19, 2019	Schyvinck Christine IL 20190419	21:23 - 23:3	R, P, M, AA		
April 19, 2019	Schyvinck Christine IL 20190419	23:5 - 23:14			
April 19, 2019	Schyvinck Christine IL 20190419	25:3 - 25:10	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	29:3 - 29:21	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	29:24 - 30:6			
April 19, 2019	Schyvinck Christine IL 20190419	30:8 - 30:13	R, P, C, F		
April 19, 2019	Schyvinck Christine IL 20190419	30:16 - 31:7	R, P, Sp		
April 19, 2019	Schyvinck Christine IL 20190419	31:10 - 31:18	R, P, Sp, B, M		
April 19, 2019	Schyvinck Christine IL 20190419	31:21 - 32:8	R, P, V, Sp, H, F		
April 19, 2019	Schyvinck Christine IL 20190419	32:11 - 32:13			
April 19, 2019	Schyvinck Christine IL 20190419	32:15 - 33:5	R, P, Sp		
April 19, 2019	Schyvinck Christine IL 20190419	33:7 - 33:24			
April 19, 2019	Schyvinck Christine IL 20190419	38:20 - 39:8	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	39:10 - 39:13	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	39:15 - 39:24	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	40:2 - 40:6	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	40:9 - 40:14	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	40:16 - 41:10		40:16 - 41:12	
April 19, 2019	Schyvinck Christine IL 20190419	41:14 - 41:17			
April 19, 2019	Schyvinck Christine IL 20190419	42:24 - 43:6			
April 19, 2019	Schyvinck Christine IL 20190419	44:12 - 44:15			
April 19, 2019	Schyvinck Christine IL 20190419	44:19 - 45:2			
April 19, 2019	Schyvinck Christine IL 20190419	45:3 - 45:8			
April 19, 2019	Schyvinck Christine IL 20190419	45:10 - 45:17			
April 19, 2019	Schyvinck Christine IL 20190419	48:4 - 48:7	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	49:11 - 49:18	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	51:1 - 51:16	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	51:19 - 51:21	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	53:17 - 53:21	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	53:23 - 54:10	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	54:13 - 54:20	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	54:23 - 55:10	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	55:12 - 56:2	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	71:7 - 71:13			
April 19, 2019	Schyvinck Christine IL 20190419	73:12 - 73:21			
April 19, 2019	Schyvinck Christine IL 20190419	80:1 - 80:18			
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April 19, 2019	Schyvinck Christine IL 20190419	87:22 - 88:18	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	89:10 - 89:14	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	89:17 - 90:3	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	90:5 - 90:8	R, P		
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April 19, 2019	Schyvinck Christine IL 20190419	90:20 - 90:24	R, P, M		
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April 19, 2019	Schyvinck Christine IL 20190419	91:11 - 91:16	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	91:19 - 91:20	R, P		

April 19, 2019	Schyvinck Christine IL 20190419	91:22 - 91:23	R, P		
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April 19, 2019	Schyvinck Christine IL 20190419	92:4 - 92:8	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	92:24 - 93:9	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	93:11 - 93:11	R, P		
April 19, 2019	Schyvinck Christine IL 20190419	93:13 - 94:16	R, P		
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April 19, 2019	Schyvinck Christine IL 20190419	122:4 - 122:19	R, P, Sp		
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April 19, 2019	Schyvinck Christine IL 20190419	124:24 - 125:8	R, P, Sp		
April 19, 2019	Schyvinck Christine IL 20190419	126:24 - 127:13	R, P, Sp		
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August 18, 2020	Smith Kevin IL 20200818	311:3 - 312:2			
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June 10, 2020	Staples Jason DE 20200610	26:6 - 26:8	R, V, Sp		
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June 10, 2020	Staples Jason DE 20200610	28:8 - 28:24			
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October 23, 2020	Tabor Michael IL 20201023	13:12 - 14:4			
October 23, 2020	Tabor Michael IL 20201023	16:12 - 17:12			
October 23, 2020	Tabor Michael IL 20201023	18:15 - 19:4			
October 23, 2020	Tabor Michael IL 20201023	21:4 - 21:10			
October 23, 2020	Tabor_Michael_IL_20201023	21:14 - 21:24	C, V	22:20-23:1; 23:7-9; 24:10-25:1; 25:4-10.	
October 23, 2020	Tabor_Michael_IL_20201023	22:3 - 22:19	C, V	22:20-23:1; 23:7-9; 24:10-25:1; 25:4-10.	
October 23, 2020	Tabor Michael IL 20201023	25:12 - 25:24			
October 23, 2020	Tabor Michael IL 20201023	27:6 - 27:9			
October 23, 2020	Tabor Michael IL 20201023	27:17 - 28:9	V, C	28:10-29:12	
October 23, 2020	Tabor Michael IL 20201023	27:10 - 27:16	V, C		
October 23, 2020	Tabor Michael IL 20201023	36:14 - 36:18			
October 23, 2020	Tabor Michael IL 20201023	36:22 - 37:11			
October 23, 2020	Tabor_Michael_IL_20201023	38:13 - 38:23	V	38:6-21; 38:24-39:1, 39:4; 39:6-40:1, 40:3 5	
October 23, 2020	Tabor_Michael_IL_20201023	40:16 - 40:19	V, H	38:6-21; 38:24-39:1, 39:4; 39:6-40:1, 40:3 5	
October 23, 2020	Tabor_Michael_IL_20201023	40:22 - 41:6	V, H	38:6-21; 38:24-39:1, 39:4; 39:6-40:1, 40:3 5	
October 23, 2020	Tabor Michael IL 20201023	45:22 - 46:2	R		
October 23, 2020	Tabor Michael IL 20201023	46:7 - 47:5	R		
October 23, 2020	Tabor Michael IL 20201023	54:21 - 55:15	R	43:15-24	
October 23, 2020	Tabor Michael IL 20201023	55:16 - 56:18	R		
October 23, 2020	Tabor Michael IL 20201023	60:3 - 60:18	R		
October 23, 2020	Tabor Michael IL 20201023	61:17 - 61:23	R		

October 23, 2020	Tabor Michael IL 20201023	62:3 - 63:1	R		
October 23, 2020	Tabor Michael IL 20201023	65:24 - 66:12	R		
October 23, 2020	Tabor Michael IL 20201023	73:4 - 73:14	R		
October 23, 2020	Tabor Michael IL 20201023	73:24 - 74:1	R, Sp	43:15-24	
October 23, 2020	Tabor Michael IL 20201023	74:4 - 74:10	R, Sp	43:15-24	
October 23, 2020	Tabor Michael IL 20201023	74:12 - 75:11	R, V, AF, M	43:15-24	
October 23, 2020	Tabor Michael IL 20201023	75:18 - 77:2	R, Sp		
October 23, 2020	Tabor Michael IL 20201023	77:11 - 77:13	R, V		
October 23, 2020	Tabor Michael IL 20201023	78:4 - 78:10	R, V		
October 23, 2020	Tabor Michael IL 20201023	78:11 - 78:23	R, V		
October 23, 2020	Tabor Michael IL 20201023	79:9 - 79:11	R, F		
October 23, 2020	Tabor Michael IL 20201023	79:12 - 79:20	R, F		
October 23, 2020	Tabor Michael IL 20201023	83:4 - 84:5	R, V		
October 23, 2020	Tabor Michael IL 20201023	84:9 - 85:22	R		
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October 23, 2020	Tabor Michael IL 20201023	86:17 - 87:3	R		
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October 23, 2020	Tabor Michael IL 20201023	105:9 - 105:15	R		
October 23, 2020	Tabor Michael IL 20201023	106:10 - 106:16	R		
October 23, 2020	Tabor Michael IL 20201023	114:11 - 114:17	R, F, Sp, V		
October 23, 2020	Tabor Michael IL 20201023	114:19 - 115:3	R		
October 23, 2020	Tabor Michael IL 20201023	118:20 - 119:7	R		
October 23, 2020	Tabor Michael IL 20201023	119:17 - 119:24	R		
October 23, 2020	Tabor Michael IL 20201023	120:4 - 120:13	R		
October 23, 2020	Tabor Michael IL 20201023	121:24 - 122:17	R		
October 23, 2020	Tabor Michael IL 20201023	124:10 - 124:12	R		
October 23, 2020	Tabor Michael IL 20201023	124:15 - 124:22	R		
October 23, 2020	Tabor Michael IL 20201023	125:10 - 125:22	R		
October 23, 2020	Tabor Michael IL 20201023	126:2 - 126:4	R		
October 23, 2020	Tabor Michael IL 20201023	128:2 - 128:12	R		
October 23, 2020	Tabor Michael IL 20201023	130:4 - 132:5	R, Sp, AF, AA		
October 23, 2020	Tabor Michael IL 20201023	132:9 - 132:16	R, Sp, AF, AA		
October 23, 2020	Tabor Michael IL 20201023	135:2 - 135:6	R, H, AF, Sp		
October 23, 2020	Tabor Michael IL 20201023	135:10 - 135:24	R, H, AF, Sp		
October 23, 2020	Tabor Michael IL 20201023	136:2 - 136:13	R		
October 23, 2020	Tabor Michael IL 20201023	137:11 - 138:7	R		
October 23, 2020	Tabor Michael IL 20201023	141:5 - 141:19	R		
October 23, 2020	Tabor Michael IL 20201023	144:6 - 144:11	R		
October 23, 2020	Tabor Michael IL 20201023	145:2 - 145:24	R		
October 23, 2020	Tabor Michael IL 20201023	146:14 - 147:20	R		
October 23, 2020	Tabor Michael IL 20201023	150:13 - 150:17	R		
October 23, 2020	Tabor Michael IL 20201023	150:20 - 151:2	R		
October 23, 2020	Tabor Michael IL 20201023	151:3 - 151:8	R		
October 23, 2020	Tabor Michael IL 20201023	151:12 - 151:22	R		
October 23, 2020	Tabor Michael IL 20201023	151:24 - 152:3	R		
October 23, 2020	Tabor Michael IL 20201023	156:2 - 156:7	R		
October 23, 2020	Tabor Michael IL 20201023	156:11 - 156:24	R		
October 23, 2020	Tabor Michael IL 20201023	158:2 - 159:3	R		
October 23, 2020	Tabor Michael IL 20201023	163:8 - 163:11	R, M, V		
October 23, 2020	Tabor Michael IL 20201023	163:14 - 164:1	R, V		
October 23, 2020	Tabor Michael IL 20201023	164:3 - 164:12	R, V		
October 23, 2020	Tabor Michael IL 20201023	166:5 - 166:9	R		
October 23, 2020	Tabor Michael IL 20201023	166:14 - 166:19	R		
October 23, 2020	Tabor Michael IL 20201023	171:19 - 172:6	R		
October 23, 2020	Tabor Michael IL 20201023	172:7 - 172:14	R	172:15-173:11	

October 23, 2020	Tabor Michael IL 20201023	175:17 - 175:21	R	
October 23, 2020	Tabor Michael IL 20201023	175:22 - 176:1	R	
October 23, 2020	Tabor Michael IL 20201023	176:9 - 176:21	R	
October 23, 2020	Tabor Michael IL 20201023	177:2 - 177:10	R	
October 23, 2020	Tabor Michael IL 20201023	178:4 - 178:7	R	
October 23, 2020	Tabor Michael IL 20201023	178:12 - 179:4	R	
October 23, 2020	Tabor Michael IL 20201023	179:7 - 179:14	R	
October 23, 2020	Tabor Michael IL 20201023	180:24 - 181:5	R	
October 23, 2020	Tabor Michael IL 20201023	181:7 - 181:22	R	
October 23, 2020	Tabor Michael IL 20201023	183:16 - 183:17	R	
October 23, 2020	Tabor Michael IL 20201023	183:23 - 183:24	R	
October 23, 2020	Tabor Michael IL 20201023	184:2 - 184:5	R	
October 23, 2020	Tabor Michael IL 20201023	184:7 - 184:18	R	
October 23, 2020	Tabor Michael IL 20201023	188:1 - 188:6	R	
October 23, 2020	Tabor Michael IL 20201023	188:10 - 188:22	R	
October 23, 2020	Tabor Michael IL 20201023	188:23 - 189:10	R, Sp	
October 23, 2020	Tabor Michael IL 20201023	189:13 - 189:15	R, Sp	
October 23, 2020	Tabor Michael IL 20201023	192:7 - 192:10	R, Sp, H, V	192:20-193:2; 193:5-9; 193:19-194:2; 194:4-5.
October 23, 2020	Tabor Michael IL 20201023	192:13 - 192:18	R, Sp, H, V	192:20-193:2; 193:5-9; 193:19-194:2; 194:4-5.
October 23, 2020	Tabor Michael IL 20201023	194:6 - 194:10	R, V	
October 23, 2020	Tabor Michael IL 20201023	194:13 - 194:17	R, V	
October 23, 2020	Tabor Michael IL 20201023	196:22 - 197:2	R, V	
October 23, 2020	Tabor Michael IL 20201023	198:19 - 199:10	R, V	
October 23, 2020	Tabor Michael IL 20201023	201:5 - 201:20	R, AA	
October 23, 2020	Tabor Michael IL 20201023	202:1 - 203:9	R, AA	
October 23, 2020	Tabor Michael IL 20201023	203:10 - 203:15	R, P	
October 23, 2020	Tabor Michael IL 20201023	204:1 - 204:9	R, P	
October 23, 2020	Tabor Michael IL 20201023	205:8 - 205:11	R, P	
October 23, 2020	Tabor Michael IL 20201023	206:16 - 207:3	R	
October 23, 2020	Tabor Michael IL 20201023	207:4 - 207:8	R, P	
October 23, 2020	Tabor Michael IL 20201023	207:11 - 207:15	R, P	
October 23, 2020	Tabor Michael IL 20201023	211:2 - 211:15	R, P	
October 23, 2020	Tabor Michael IL 20201023	211:18 - 212:10	R, P	
October 23, 2020	Tabor Michael IL 20201023	212:14 - 212:20	R, P	
October 23, 2020	Tabor Michael IL 20201023	212:23 - 212:23	R, P	
October 23, 2020	Tabor Michael IL 20201023	213:2 - 213:4	R, P	
October 23, 2020	Tabor Michael IL 20201023	213:5 - 213:9	R, P, V, H	
October 23, 2020	Tabor Michael IL 20201023	213:12 - 213:14	R, P, V, H	
October 23, 2020	Tabor Michael IL 20201023	214:10 - 214:12	R, P, V, H	
October 23, 2020	Tabor Michael IL 20201023	214:15 - 214:15	R, P, V, H	
October 23, 2020	Tabor Michael IL 20201023	214:17 - 214:20	R, P, V, H	
October 23, 2020	Tabor Michael IL 20201023	214:23 - 215:2	R, P, V, H	
October 23, 2020	Tabor Michael IL 20201023	215:4 - 215:17	R, P, V, H, M	
October 23, 2020	Tabor Michael IL 20201023	215:20 - 216:1	R, P, V, H, M	
October 23, 2020	Tabor Michael IL 20201023	216:3 - 216:7	R, P, V, H, AF, SP	
October 23, 2020	Tabor Michael IL 20201023	216:11 - 216:23	R, P, V, H, AF, SP, M	
October 23, 2020	Tabor Michael IL 20201023	216:24 - 217:6	R, P, V, M	
October 23, 2020	Tabor Michael IL 20201023	217:9 - 217:13	R, P, V, M	
October 23, 2020	Tabor Michael IL 20201023	217:14 - 217:18	R, P, AF	
October 23, 2020	Tabor Michael IL 20201023	217:21 - 218:10	R, P	
October 23, 2020	Tabor Michael IL 20201023	218:15 - 219:2	R, P	
October 23, 2020	Tabor Michael IL 20201023	219:3 - 219:12	R, P	
October 23, 2020	Tabor Michael IL 20201023	219:13 - 219:17	R, P	
October 23, 2020	Tabor Michael IL 20201023	219:19 - 220:7	R, P	

October 23, 2020	Tabor Michael IL 20201023	229:2 - 229:12	R, P		
November 10 2020	Tunnell Shane DE 20201110	9:12 - 9:14			
November 10, 2020	Tunnell Shane DE 20201110	10:20 - 11:5			
November 10, 2020	Tunnell Shane DE 20201110	11:12 - 14:12			
November 10, 2020	Tunnell Shane DE 20201110	15:9 - 18:1			
November 10, 2020	Tunnell Shane DE 20201110	18:2 - 18:20			
November 10, 2020	Tunnell Shane DE 20201110	21:14 - 24:2		26:16-19, 26:21-27:15, 27:17	
November 10, 2020	Tunnell Shane DE 20201110	27:18 - 28:25			
November 10, 2020	Tunnell Shane DE 20201110	33:3 - 33:18			
November 10, 2020	Tunnell Shane DE 20201110	33:20 - 33:22			
November 10, 2020	Tunnell Shane DE 20201110	34:5 - 34:25		34:5-36:3	
November 10, 2020	Tunnell Shane DE 20201110	36:4 - 36:14		34:5-36:3	
November 10, 2020	Tunnell Shane DE 20201110	38:14 - 39:2		38:14-39:11	
November 10, 2020	Tunnell Shane DE 20201110	51:13 - 52:5			
November 10, 2020	Tunnell Shane DE 20201110	57:4 - 57:13			
November 10, 2020	Tunnell Shane DE 20201110	67:23 - 70:18			
November 10, 2020	Tunnell Shane DE 20201110	70:22 - 73:5			
November 10, 2020	Tunnell Shane DE 20201110	74:4 - 74:9			
November 10, 2020	Tunnell Shane DE 20201110	74:10 - 75:6			
November 10, 2020	Tunnell Shane DE 20201110	82:8 - 83:10			
November 10, 2020	Tunnell Shane DE 20201110	88:1 - 88:14			
November 10, 2020	Tunnell Shane DE 20201110	88:19 - 89:22			
November 10, 2020	Tunnell Shane DE 20201110	89:23 - 90:20	R, Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	90:23 - 91:12	R, Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	91:15 - 91:15	R, Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	91:21 - 92:1			
November 10 2020	Tunnell Shane DE 20201110	91:16 - 91:20			
November 10, 2020	Tunnell Shane DE 20201110	93:15 - 94:6			
November 10, 2020	Tunnell Shane DE 20201110	94:25 - 95:5			
November 10, 2020	Tunnell Shane DE 20201110	94:17 - 94:24			
November 10, 2020	Tunnell Shane DE 20201110	96:9 - 96:19			
November 10, 2020	Tunnell Shane DE 20201110	96:20 - 97:1			
November 10, 2020	Tunnell Shane DE 20201110	97:21 - 97:25			
November 10, 2020	Tunnell Shane DE 20201110	97:2 - 97:20	R, Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	98:3 - 100:8			
November 10, 2020	Tunnell Shane DE 20201110	100:9 - 101:18			
November 10, 2020	Tunnell Shane DE 20201110	101:22 - 102:12			
November 10, 2020	Tunnell Shane DE 20201110	102:13 - 104:18	R, Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	104:21 - 105:9			
November 10, 2020	Tunnell Shane DE 20201110	109:14 - 110:10	R, Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	110:13 - 110:16			
November 10, 2020	Tunnell Shane DE 20201110	110:17 - 111:13			
November 10, 2020	Tunnell Shane DE 20201110	111:16 - 113:13			
November 10, 2020	Tunnell Shane DE 20201110	113:16 - 113:16	R, Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	113:23 - 114:8			
November 10, 2020	Tunnell Shane DE 20201110	117:13 - 117:18			
November 10, 2020	Tunnell Shane DE 20201110	117:24 - 118:8			
November 10, 2020	Tunnell Shane DE 20201110	118:9 - 118:22			
November 10, 2020	Tunnell Shane DE 20201110	119:10 - 119:22			
November 10, 2020	Tunnell Shane DE 20201110	119:23 - 120:18			
November 10, 2020	Tunnell Shane DE 20201110	120:21 - 121:14			
November 10 2020	Tunnell Shane DE 20201110	121:15 - 122:14			
November 10, 2020	Tunnell Shane DE 20201110	123:17 - 123:25			
November 10, 2020	Tunnell Shane DE 20201110	124:1 - 126:22	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	126:25 - 127:1	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	127:3 - 127:5	Sp, V		

November 10, 2020	Tunnell Shane DE 20201110	127:7 - 127:14	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	127:17 - 128:4	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	128:7 - 128:20	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	128:23 - 130:11			
November 10, 2020	Tunnell Shane DE 20201110	130:16 - 131:1			
November 10, 2020	Tunnell Shane DE 20201110	131:2 - 131:10		131:2-24	
November 10, 2020	Tunnell Shane DE 20201110	131:25 - 133:8			
November 10, 2020	Tunnell Shane DE 20201110	133:25 - 137:17			
November 10, 2020	Tunnell Shane DE 20201110	138:17 - 139:9			
November 10, 2020	Tunnell Shane DE 20201110	139:10 - 139:20			
November 10, 2020	Tunnell Shane DE 20201110	139:21 - 141:4			
November 10, 2020	Tunnell Shane DE 20201110	141:5 - 144:8			
November 10, 2020	Tunnell Shane DE 20201110	147:5 - 147:12			
November 10, 2020	Tunnell Shane DE 20201110	147:13 - 148:10			
November 10, 2020	Tunnell Shane DE 20201110	148:17 - 149:1			
November 10, 2020	Tunnell Shane DE 20201110	149:2 - 149:12			
November 10, 2020	Tunnell Shane DE 20201110	150:25 - 151:14			
November 10, 2020	Tunnell Shane DE 20201110	151:15 - 152:6	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	152:9 - 152:11			
November 10, 2020	Tunnell Shane DE 20201110	154:8 - 154:13	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	154:16 - 154:21	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	154:23 - 155:2	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	155:5 - 155:14	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	155:17 - 156:22			
November 10, 2020	Tunnell Shane DE 20201110	156:23 - 158:19	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	158:22 - 159:20	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	159:23 - 159:25	Sp, V		
November 10, 2020	Tunnell Shane DE 20201110	160:5 - 160:20			
November 10, 2020	Tunnell Shane DE 20201110	160:21 - 161:8			
November 10, 2020	Tunnell Shane DE 20201110	161:9 - 163:11			
November 10, 2020	Tunnell Shane DE 20201110	164:22 - 165:20	R, V, AF		
November 10, 2020	Tunnell Shane DE 20201110	165:23 - 166:3	R, V, AF		
November 10, 2020	Tunnell Shane DE 20201110	166:5 - 166:24			
November 10, 2020	Tunnell Shane DE 20201110	167:2 - 167:12			
November 10, 2020	Tunnell Shane DE 20201110	170:10 - 170:19			
November 10, 2020	Tunnell Shane DE 20201110	173:17 - 175:2			
November 10, 2020	Tunnell Shane DE 20201110	175:3 - 177:1		175:3 - 177:13	
November 17, 2020	Valley Tim DE 20201117	6:10 - 6:13			
November 17, 2020	Valley Tim DE 20201117	11:8 - 11:12			
November 17, 2020	Valley Tim DE 20201117	11:13 - 11:24			
November 17, 2020	Valley Tim DE 20201117	11:25 - 12:6			
November 17, 2020	Valley Tim DE 20201117	13:6 - 13:13	V		
November 17, 2020	Valley Tim DE 20201117	13:15 - 13:23	V		
November 17, 2020	Valley Tim DE 20201117	13:25 - 14:5	V		
November 17, 2020	Valley Tim DE 20201117	14:22 - 14:24	V		
November 17, 2020	Valley Tim DE 20201117	15:2 - 15:10	V		
November 17, 2020	Valley Tim DE 20201117	15:12 - 16:13	V		
November 17, 2020	Valley Tim DE 20201117	18:8 - 19:12	R, P		
November 17, 2020	Valley Tim DE 20201117	19:13 - 19:16	R, P		
November 17, 2020	Valley Tim DE 20201117	20:20 - 21:11			
November 17, 2020	Valley Tim DE 20201117	23:13 - 25:6			
November 17, 2020	Valley Tim DE 20201117	25:11 - 25:14			
November 17, 2020	Valley Tim DE 20201117	26:15 - 27:15			
November 17, 2020	Valley Tim DE 20201117	28:18 - 29:12	Sp		
November 17, 2020	Valley Tim DE 20201117	29:14 - 30:14	Sp		
November 17, 2020	Valley Tim DE 20201117	31:5 - 32:24			

November 17, 2020	Valley Tim DE 20201117	33:24 - 34:5	AA		
November 17, 2020	Valley Tim DE 20201117	34:8 - 34:12	Sp		
November 17, 2020	Valley Tim DE 20201117	34:14 - 34:14	Sp		
November 17, 2020	Valley Tim DE 20201117	34:21 - 37:8			
November 17, 2020	Valley Tim DE 20201117	37:9 - 37:13			
November 17, 2020	Valley Tim DE 20201117	38:16 - 39:9			
November 17, 2020	Valley Tim DE 20201117	39:22 - 40:5			
November 17, 2020	Valley Tim DE 20201117	40:6 - 41:22			
November 17, 2020	Valley Tim DE 20201117	42:5 - 42:12	V		
November 17, 2020	Valley Tim DE 20201117	42:15 - 42:17	V		
November 17, 2020	Valley Tim DE 20201117	43:11 - 44:10			
November 17, 2020	Valley Tim DE 20201117	44:18 - 45:25			
November 17, 2020	Valley Tim DE 20201117	46:3 - 46:5			
November 17, 2020	Valley Tim DE 20201117	46:11 - 47:3			
November 17, 2020	Valley Tim DE 20201117	47:12 - 47:20	F		
November 17, 2020	Valley Tim DE 20201117	47:23 - 48:5	F, V		
November 17, 2020	Valley Tim DE 20201117	48:8 - 48:15	V		
November 17, 2020	Valley Tim DE 20201117	49:8 - 49:16			
November 17, 2020	Valley Tim DE 20201117	49:17 - 50:2			
November 17, 2020	Valley Tim DE 20201117	50:3 - 50:21		50:22-51:5	
November 17, 2020	Valley Tim DE 20201117	51:18 - 52:4			
November 17, 2020	Valley Tim DE 20201117	52:5 - 53:5			
November 17, 2020	Valley Tim DE 20201117	53:11 - 54:2	V		
November 17, 2020	Valley Tim DE 20201117	54:4 - 54:9	V		
November 17, 2020	Valley Tim DE 20201117	55:12 - 55:21			
November 17, 2020	Valley Tim DE 20201117	55:22 - 56:9			
November 17, 2020	Valley Tim DE 20201117	56:11 - 56:25			
November 17, 2020	Valley Tim DE 20201117	57:2 - 57:13	F, V		
November 17, 2020	Valley Tim DE 20201117	57:15 - 57:19	F, V		
November 17, 2020	Valley Tim DE 20201117	57:21 - 58:2			
November 17, 2020	Valley Tim DE 20201117	58:10 - 58:13	F		
November 17, 2020	Valley Tim DE 20201117	58:15 - 58:18	F		
November 17, 2020	Valley Tim DE 20201117	60:20 - 62:12			
November 17, 2020	Valley Tim DE 20201117	63:12 - 63:14	F, V		
November 17, 2020	Valley Tim DE 20201117	63:16 - 64:13	F, V		
November 17, 2020	Valley Tim DE 20201117	64:15 - 64:19	F, V		
November 17, 2020	Valley Tim DE 20201117	64:22 - 65:5	F, V		
November 17, 2020	Valley Tim DE 20201117	65:8 - 65:8			
November 17, 2020	Valley Tim DE 20201117	66:11 - 66:25			
November 17, 2020	Valley Tim DE 20201117	67:15 - 67:22			
November 17, 2020	Valley Tim DE 20201117	68:8 - 69:4			
November 17, 2020	Valley Tim DE 20201117	70:7 - 70:22			
November 17, 2020	Valley Tim DE 20201117	70:23 - 72:21	R, P		
November 17, 2020	Valley Tim DE 20201117	72:22 - 74:21	R, P		
November 17, 2020	Valley Tim DE 20201117	74:22 - 74:23	R, P, V		
November 17, 2020	Valley Tim DE 20201117	74:25 - 75:23	R, P, V		
November 17, 2020	Valley Tim DE 20201117	77:18 - 77:20	R, P		
November 17, 2020	Valley Tim DE 20201117	78:4 - 78:15			
November 17, 2020	Valley Tim DE 20201117	80:3 - 80:16			
November 17, 2020	Valley Tim DE 20201117	80:17 - 81:24			
November 17, 2020	Valley Tim DE 20201117	82:2 - 82:11			
November 17, 2020	Valley Tim DE 20201117	83:8 - 84:3			
November 17, 2020	Valley Tim DE 20201117	84:25 - 85:14			
November 17, 2020	Valley Tim DE 20201117	86:3 - 86:10			
November 17, 2020	Valley Tim DE 20201117	86:11 - 86:23	V		
November 17, 2020	Valley Tim DE 20201117	86:25 - 87:7	V		

November 17, 2020	Valley Tim DE 20201117	87:18 - 87:20			
November 17, 2020	Valley Tim DE 20201117	87:21 - 88:10			
November 17, 2020	Valley Tim DE 20201117	88:22 - 89:3			
November 17, 2020	Valley Tim DE 20201117	89:4 - 90:15			
November 17, 2020	Valley Tim DE 20201117	92:18 - 93:14			
November 17, 2020	Valley Tim DE 20201117	93:15 - 93:20			
November 17, 2020	Valley Tim DE 20201117	94:21 - 94:23	V		
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June 24, 2020	Wiggins Chad DE 20200624	8:25 - 9:4			
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June 24, 2020	Wiggins Chad DE 20200624	61:9 - 61:20			
June 24, 2020	Wiggins Chad DE 20200624	61:23 - 62:9	V, M		
June 24, 2020	Wiggins Chad DE 20200624	76:19 - 76:23			
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June 24, 2020	Wiggins Chad DE 20200624	98:22 - 100:10			

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December 19, 2017	Wiggins Chad IL 20171219	146:24 - 146:25	R, H, Sp		
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December 19, 2017	Wiggins Chad IL 20171219	149:6 - 149:14	R		
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December 19, 2017	Wiggins Chad IL 20171219	156:25 - 156:25	R		
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December 19, 2017	Wiggins Chad IL 20171219	163:8 - 163:14	R		
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December 19, 2017	Wiggins Chad IL 20171219	201:7 - 201:10	R		
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December 19, 2017	Wiggins Chad IL 20171219	215:7 - 215:19	V, Sp, R	215:2-6	
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December 19, 2017	Wiggins Chad IL 20171219	220:16 - 220:19	R		
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December 19, 2017	Wiggins Chad IL 20171219	221:22 - 221:25	R, AA	221:14-18	
December 19, 2017	Wiggins Chad IL 20171219	222:2 - 222:4	R		
December 19, 2017	Wiggins Chad IL 20171219	235:21 - 235:22			
December 19, 2017	Wiggins Chad IL 20171219	236:5 - 236:9	Sp		
December 19, 2017	Wiggins Chad IL 20171219	240:4 - 240:8		240:9-14, 18-21	
December 19, 2017	Wiggins Chad IL 20171219	240:22 - 240:25		240:9-14, 18-21	
December 19, 2017	Wiggins Chad IL 20171219	241:3 - 241:9			
December 19, 2017	Wiggins Chad IL 20171219	241:2 - 241:2			

December 19, 2017	Wiggins Chad IL 20171219	241:21 - 241:23			
December 19, 2017	Wiggins Chad IL 20171219	241:14 - 241:19			
December 19, 2017	Wiggins Chad IL 20171219	241:10 - 241:11			
December 19, 2017	Wiggins Chad IL 20171219	275:11 - 275:25		273:23-275:4	
December 19, 2017	Wiggins Chad IL 20171219	275:5 - 275:7		273:23-275:4	
December 19, 2017	Wiggins Chad IL 20171219	276:2 - 276:25			
December 19, 2017	Wiggins Chad IL 20171219	277:2 - 277:19			
December 19, 2017	Wiggins Chad IL 20171219	279:15 - 279:25			
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December 19, 2017	Wiggins Chad IL 20171219	280:18 - 280:22			
December 19, 2017	Wiggins Chad IL 20171219	281:3 - 281:7	Sp, H		
December 19, 2017	Wiggins Chad IL 20171219	281:10 - 281:11	Sp, H		
December 19, 2017	Wiggins Chad IL 20171219	282:6 - 282:14	V, Sp, R		
December 19, 2017	Wiggins Chad IL 20171219	282:18 - 282:25		283:5-17	
December 19, 2017	Wiggins Chad IL 20171219	283:18 - 283:19		283:5-17	
December 19, 2017	Wiggins Chad IL 20171219	283:2 - 283:4		283:5-17	
December 19, 2017	Wiggins Chad IL 20171219	285:23 - 285:25			
December 19, 2017	Wiggins Chad IL 20171219	286:2 - 286:4			
December 19, 2017	Wiggins Chad IL 20171219	289:24 - 289:25			
December 19, 2017	Wiggins Chad IL 20171219	290:2 - 290:4			
December 19, 2017	Wiggins Chad IL 20171219	291:6 - 291:11			
December 19, 2017	Wiggins Chad IL 20171219	291:17 - 291:22			
December 19, 2017	Wiggins Chad IL 20171219	293:21 - 293:25	R		
December 19, 2017	Wiggins Chad IL 20171219	294:2 - 294:3	R		
December 19, 2017	Wiggins Chad IL 20171219	294:6 - 294:25	R		
December 19, 2017	Wiggins Chad IL 20171219	295:2 - 295:25	R		
December 19, 2017	Wiggins Chad IL 20171219	296:2 - 296:25	R		
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November 1, 2018	Wiggins Chad IL 20181101	8:25 - 8:25			
November 1, 2018	Wiggins Chad IL 20181101	9:2 - 9:24			
November 1, 2018	Wiggins Chad IL 20181101	47:22 - 47:25	R		
November 1, 2018	Wiggins Chad IL 20181101	48:2 - 48:25	R		
November 1, 2018	Wiggins Chad IL 20181101	49:2 - 49:3	R		
November 1, 2018	Wiggins Chad IL 20181101	70:10 - 70:20	Sp	70:25-71:2; 71:19-72:12	
November 1, 2018	Wiggins Chad IL 20181101	71:3 - 71:4	Sp, AA	70:25-71:2; 71:19-72:12	
November 1, 2018	Wiggins Chad IL 20181101	71:7 - 71:9		70:25-71:2; 71:19-72:12	
November 1, 2018	Wiggins Chad IL 20181101	71:12 - 71:17		70:25-71:2; 71:19-72:12	
November 1, 2018	Wiggins Chad IL 20181101	72:13 - 72:14	V		
November 1, 2018	Wiggins Chad IL 20181101	72:16 - 72:25	V		
November 1, 2018	Wiggins Chad IL 20181101	73:14 - 73:17		73:18-25	
November 1, 2018	Wiggins Chad IL 20181101	93:21 - 93:25			
November 1, 2018	Wiggins Chad IL 20181101	94:2 - 94:4			
November 1, 2018	Wiggins Chad IL 20181101	94:11 - 94:15			
November 1, 2018	Wiggins Chad IL 20181101	95:21 - 95:24	M, V		
November 1, 2018	Wiggins Chad IL 20181101	95:14 - 95:17	M, V		
November 1, 2018	Wiggins Chad IL 20181101	96:3 - 96:6	V		
November 1, 2018	Wiggins Chad IL 20181101	96:8 - 96:13	V		
November 1, 2018	Wiggins Chad IL 20181101	96:15 - 96:18	M, V		
November 1, 2018	Wiggins Chad IL 20181101	96:21 - 96:25	M, V	97:22-98:3	
November 1, 2018	Wiggins Chad IL 20181101	97:2 - 97:3	M, V	97:22-98:3	
November 1, 2018	Wiggins Chad IL 20181101	101:24 - 101:25			
November 1, 2018	Wiggins Chad IL 20181101	102:5 - 102:7			
November 1, 2018	Wiggins Chad IL 20181101	102:2 - 102:2			
November 1, 2018	Wiggins Chad IL 20181101	102:9 - 102:11			
November 1, 2018	Wiggins Chad IL 20181101	102:13 - 102:14			

November 1, 2018	Wiggins Chad IL 20181101	111:14 - 111:23		97:22-98:3	
November 1, 2018	Wiggins Chad IL 20181101	118:22 - 118:25	V		
November 1, 2018	Wiggins Chad IL 20181101	118:19 - 118:20	V, Sp		
November 1, 2018	Wiggins Chad IL 20181101	118:13 - 118:16	V, Sp		
November 1, 2018	Wiggins Chad IL 20181101	119:9 - 119:12	V		
November 1, 2018	Wiggins Chad IL 20181101	119:2 - 119:3	V		
November 1, 2018	Wiggins Chad IL 20181101	119:5 - 119:7	V		
November 1, 2018	Wiggins Chad IL 20181101	119:18 - 119:20	V	119:21-23	
November 1, 2018	Wiggins Chad IL 20181101	119:13 - 119:14	V		
November 1, 2018	Wiggins Chad IL 20181101	119:25 - 119:25	V		
November 1, 2018	Wiggins Chad IL 20181101	120:2 - 120:18	V	120:19-22	
November 1, 2018	Wiggins Chad IL 20181101	122:8 - 122:13			
November 1, 2018	Wiggins Chad IL 20181101	122:17 - 122:25			
November 1, 2018	Wiggins Chad IL 20181101	123:2 - 123:4			
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November 1, 2018	Wiggins Chad IL 20181101	125:16 - 125:22	Sp, M		
November 1, 2018	Wiggins Chad IL 20181101	153:2 - 153:8		153:9-14	
November 1, 2018	Wiggins Chad IL 20181101	159:19 - 159:24	V	160:5-6, 9-11	
November 1, 2018	Wiggins Chad IL 20181101	160:2 - 160:3	V	160:5-6, 9-11	
November 1, 2018	Wiggins Chad IL 20181101	168:15 - 168:16	R		
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November 1, 2018	Wiggins Chad IL 20181101	171:18 - 171:25	R, V		
November 1, 2018	Wiggins Chad IL 20181101	172:2 - 172:11	R, V		
November 1, 2018	Wiggins Chad IL 20181101	172:12 - 172:19	R, V		
November 1, 2018	Wiggins Chad IL 20181101	191:17 - 191:23			
November 1, 2018	Wiggins Chad IL 20181101	192:14 - 192:25			
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November 1, 2018	Wiggins Chad IL 20181101	203:14 - 203:19	Sp		
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November 1, 2018	Wiggins Chad IL 20181101	211:16 - 211:17			
November 1, 2018	Wiggins Chad IL 20181101	212:11 - 212:17			
November 1, 2018	Wiggins Chad IL 20181101	217:14 - 217:25			
November 1, 2018	Wiggins Chad IL 20181101	218:2 - 218:17	Sp, V		
April 23, 2019	Wiggins Chad IL 20190423	8:23 - 9:1			
April 23, 2019	Wiggins Chad IL 20190423	12:19 - 13:2			
April 23, 2019	Wiggins Chad IL 20190423	25:15 - 25:18			
April 23, 2019	Wiggins Chad IL 20190423	35:18 - 36:5			
April 23, 2019	Wiggins Chad IL 20190423	37:14 - 37:21			
April 23, 2019	Wiggins Chad IL 20190423	50:13 - 50:21	R, P		
April 23, 2019	Wiggins Chad IL 20190423	134:23 - 135:3			
April 23, 2019	Wiggins Chad IL 20190423	138:12 - 138:13			
April 23, 2019	Wiggins Chad IL 20190423	138:15 - 138:17			
April 23, 2019	Wiggins Chad IL 20190423	149:23 - 150:16			
April 23, 2019	Wiggins Chad IL 20190423	150:18 - 150:20			
April 23, 2019	Wiggins Chad IL 20190423	150:22 - 151:7			
April 23, 2019	Wiggins Chad IL 20190423	163:7 - 163:15			
April 23, 2019	Wiggins Chad IL 20190423	192:13 - 192:18			
April 23, 2019	Wiggins Chad IL 20190423	198:12 - 198:17	V	198:17-22	
April 23, 2019	Wiggins Chad IL 20190423	200:7 - 200:13			
April 23, 2019	Wiggins Chad IL 20190423	210:11 - 211:11			
April 23, 2019	Wiggins Chad IL 20190423	215:14 - 215:22	AA, V		
April 23, 2019	Wiggins Chad IL 20190423	216:5 - 216:11	AA, V		
April 23, 2019	Wiggins Chad IL 20190423	227:14 - 228:3	V	228:5-12	
April 23, 2019	Wiggins Chad IL 20190423	227:11 - 227:12	V	228:5-12	

April 23, 2019	Wiggins Chad IL 20190423	255:14 - 256:4			
April 23, 2019	Wiggins Chad IL 20190423	255:5 - 255:8	R		
April 23, 2019	Wiggins Chad IL 20190423	256:9 - 256:12	R		
November 6, 2020	Wiggins Chad IL 20201106	8:4 - 8:7			
November 6, 2020	Wiggins Chad IL 20201106	11:5 - 11:16			
November 6, 2020	Wiggins Chad IL 20201106	24:15 - 24:16			
November 6, 2020	Wiggins Chad IL 20201106	25:10 - 26:2			
November 6, 2020	Wiggins Chad IL 20201106	54:6 - 54:15		54:16-20	
November 6, 2020	Wiggins Chad IL 20201106	54:21 - 55:14	R, P	54:16-20	
November 6, 2020	Wiggins Chad IL 20201106	59:5 - 59:13	R, Sp, P		
November 6, 2020	Wiggins Chad IL 20201106	64:9 - 64:15	R		
November 6, 2020	Wiggins Chad IL 20201106	70:1 - 70:12	R, P		
November 6, 2020	Wiggins Chad IL 20201106	70:15 - 70:18	R, P		
November 6, 2020	Wiggins Chad IL 20201106	70:22 - 71:22	R, P		
November 6, 2020	Wiggins Chad IL 20201106	72:16 - 72:19	R, P		
November 6, 2020	Wiggins Chad IL 20201106	72:23 - 73:8	R, P		
November 6, 2020	Wiggins Chad IL 20201106	73:9 - 74:5	R, P		
November 6, 2020	Wiggins Chad IL 20201106	74:8 - 75:20	R, P		
November 6, 2020	Wiggins Chad IL 20201106	75:23 - 77:5	R, P		
November 6, 2020	Wiggins Chad IL 20201106	79:10 - 79:24	R, P		
November 6, 2020	Wiggins Chad IL 20201106	89:14 - 89:15	R, P		
November 6, 2020	Wiggins Chad IL 20201106	91:6 - 92:10	R, P		
November 6, 2020	Wiggins Chad IL 20201106	93:1 - 93:6	R, P		
November 6, 2020	Wiggins Chad IL 20201106	93:19 - 94:1	R, P		
November 6, 2020	Wiggins Chad IL 20201106	94:14 - 95:2	R, P		
November 6, 2020	Wiggins Chad IL 20201106	99:11 - 99:16	R, P		
November 6, 2020	Wiggins Chad IL 20201106	108:2 - 108:15	R, P		
November 6, 2020	Wiggins Chad IL 20201106	111:23 - 112:9	R, P		
November 6, 2020	Wiggins Chad IL 20201106	113:1 - 114:3	V		
November 6, 2020	Wiggins Chad IL 20201106	114:15 - 115:7	V		
November 6, 2020	Wiggins Chad IL 20201106	117:10 - 117:15	V		
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November 6, 2020	Wiggins Chad IL 20201106	119:6 - 119:21	M, AA, V	120:3-16	
November 6, 2020	Wiggins Chad IL 20201106	119:24 - 120:2	M, AA, V	120:3-16	
November 6, 2020	Wiggins Chad IL 20201106	133:1 - 133:7			
November 6, 2020	Wiggins Chad IL 20201106	134:16 - 135:1	R, P		
November 6, 2020	Wiggins Chad IL 20201106	143:9 - 144:5	R, P		
June 23, 2020	Wilson Michael DE 20200623	5:2 - 5:8			
June 23, 2020	Wilson Michael DE 20200623	7:12 - 8:15			
June 23, 2020	Wilson Michael DE 20200623	8:17 - 10:8			
June 23, 2020	Wilson Michael DE 20200623	10:11 - 11:7			
June 23, 2020	Wilson Michael DE 20200623	11:9 - 13:6			
June 23, 2020	Wilson Michael DE 20200623	22:8 - 22:14		22:8-27:12	
June 23, 2020	Wilson Michael DE 20200623	26:2 - 26:8			
June 23, 2020	Wilson Michael DE 20200623	36:19 - 36:21		35:2-37:19	
June 23, 2020	Wilson Michael DE 20200623	37:12 - 37:19			
June 23, 2020	Wilson Michael DE 20200623	37:1 - 37:10			
June 23, 2020	Wilson Michael DE 20200623	63:4 - 63:9	V, Sp	61:19-64:9	
June 23, 2020	Wilson Michael DE 20200623	63:11 - 64:3	V, Sp		
June 23, 2020	Wilson Michael DE 20200623	64:6 - 64:9	V, Sp		
June 23, 2020	Wilson Michael DE 20200623	73:21 - 73:22		72:11-74:10	
June 23, 2020	Wilson Michael DE 20200623	74:4 - 74:10			
June 23, 2020	Wilson Michael DE 20200623	75:4 - 75:10			
June 23, 2020	Wilson Michael DE 20200623	80:2 - 80:22			
June 23, 2020	Wilson Michael DE 20200623	81:3 - 81:9		81:3-82:5	

June 23, 2020	Wilson Michael DE 20200623	83:1 - 85:1			
June 23, 2020	Wilson Michael DE 20200623	85:3 - 85:5			
June 23, 2020	Wilson Michael DE 20200623	85:12 - 86:11		85:12-87:2	
June 23, 2020	Wilson Michael DE 20200623	87:15 - 89:1	R, V, Sp		
June 23, 2020	Wilson Michael DE 20200623	89:4 - 89:7			
June 23, 2020	Wilson Michael DE 20200623	90:7 - 90:11	R, V, Sp		
June 23, 2020	Wilson Michael DE 20200623	90:14 - 90:18		90:14-91:13	
August 14, 2020	Wolffe Ed DE 20200814	5:1 - 5:11			
August 14, 2020	Wolffe Ed DE 20200814	7:11 - 7:25			
August 14, 2020	Wolffe Ed DE 20200814	8:1 - 10:18			
August 14, 2020	Wolffe Ed DE 20200814	10:19 - 13:6			
August 14, 2020	Wolffe Ed DE 20200814	16:14 - 16:17			
August 14, 2020	Wolffe Ed DE 20200814	16:19 - 17:5			
August 14, 2020	Wolffe Ed DE 20200814	17:6 - 17:23			
August 14, 2020	Wolffe Ed DE 20200814	23:19 - 23:22			
August 14, 2020	Wolffe Ed DE 20200814	23:24 - 24:4			
August 14, 2020	Wolffe Ed DE 20200814	24:6 - 24:19			
August 14, 2020	Wolffe Ed DE 20200814	67:9 - 67:25		68:7-71:12	
August 14, 2020	Wolffe Ed DE 20200814	70:4 - 70:12			
August 14, 2020	Wolffe Ed DE 20200814	77:17 - 77:24		77:17-78:6	
August 14, 2020	Wolffe Ed DE 20200814	78:7 - 78:11		78:23-79:16	
August 14, 2020	Wolffe Ed DE 20200814	78:12 - 78:22		78:23-79:16	
August 14, 2020	Wolffe Ed DE 20200814	98:14 - 99:10			
August 14, 2020	Wolffe Ed DE 20200814	100:4 - 102:11			
August 14, 2020	Wolffe Ed DE 20200814	102:16 - 103:20			
May 15, 2020	Yates Glenn DE 20200515	6:7 - 8:11			
May 15, 2020	Yates Glenn DE 20200515	9:5 - 10:1			
May 15, 2020	Yates Glenn DE 20200515	10:7 - 11:6			
May 15, 2020	Yates Glenn DE 20200515	11:22 - 12:12		11:22 - 12:25	
May 15, 2020	Yates Glenn DE 20200515	13:1 - 14:25			
May 15, 2020	Yates Glenn DE 20200515	15:2 - 15:6		15:2 - 15:25	
May 15, 2020	Yates Glenn DE 20200515	24:5 - 24:9			
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May 15, 2020	Yates Glenn DE 20200515	31:1 - 31:4			
May 15, 2020	Yates Glenn DE 20200515	31:6 - 31:8			
May 15, 2020	Yates Glenn DE 20200515	35:15 - 36:9		35:15 - 36:19	
May 15, 2020	Yates Glenn DE 20200515	37:1 - 37:24		37:1 - 39:25	
May 15, 2020	Yates Glenn DE 20200515	48:9 - 50:22			
May 15, 2020	Yates Glenn DE 20200515	56:8 - 56:22	F, L		
May 15, 2020	Yates Glenn DE 20200515	56:24 - 57:1	F, L		
May 15, 2020	Yates Glenn DE 20200515	57:20 - 58:10	F, L		
May 15, 2020	Yates Glenn DE 20200515	58:12 - 58:12	F, L		
May 15, 2020	Yates Glenn DE 20200515	60:15 - 61:10	F, L		
May 15, 2020	Yates Glenn DE 20200515	61:13 - 61:13	F, L		
May 15, 2020	Yates Glenn DE 20200515	64:7 - 64:20			
May 15, 2020	Yates Glenn DE 20200515	65:24 - 67:3			
May 15, 2020	Yates Glenn DE 20200515	72:19 - 73:5	F, L		
May 15, 2020	Yates Glenn DE 20200515	73:11 - 73:17	F, L		
May 15, 2020	Yates Glenn DE 20200515	73:7 - 73:8	F, L		
May 15, 2020	Yates Glenn DE 20200515	76:8 - 77:1			
May 15, 2020	Yates Glenn DE 20200515	81:4 - 81:16			
May 15, 2020	Yates Glenn DE 20200515	82:18 - 83:20			
May 15, 2020	Yates Glenn DE 20200515	83:24 - 84:5			
May 15, 2020	Yates Glenn DE 20200515	84:10 - 84:18			

May 15, 2020	Yates Glenn DE 20200515	87:11 - 87:22			
May 15, 2020	Yates Glenn DE 20200515	90:8 - 90:20		90:8 - 90:23	
May 15, 2020	Yates Glenn DE 20200515	91:24 - 92:6			
May 15, 2020	Yates Glenn DE 20200515	92:7 - 93:20			
May 15, 2020	Yates Glenn DE 20200515	93:21 - 94:11			
May 15, 2020	Yates Glenn DE 20200515	94:18 - 95:4			

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

SHURE INCORPORATED,)	
and)	
SHURE ACQUISITION HOLDINGS, INC.,)	C.A. No.: 19-1343-RGA-CJB
)	
Plaintiffs,)	
)	
v.)	
)	
CLEARONE, INC.)	
)	
Defendant.)	

PLAINTIFFS’ OBJECTIONS TO DEFENDANT’S DEPOSITION DESIGNATIONS

Pursuant to the Court’s Amended Scheduling Order (D.I. 73), Plaintiffs Shure Incorporated and Shure Acquisition Holdings, Inc. (“Shure”) hereby provide their objections to the deposition designations served by Defendant ClearOne, Inc. on August 27, 2021, and revised on September 1, 2021, September 15, 2021, and September 16, 2021.

In Shure’s objections, the following abbreviations are used:

- 30(b)(6) = outside the scope of Fed. R. Civ. P. 30(b)(6) corporate testimony
- A = authenticity (Fed. R. Evid. 901-903)
- AF = assumes facts not in evidence
- B = best evidence (Fed. R. Evid. 1001-1008)
- E = expert opinion (Fed. R. Evid. 701-03)
- H = hearsay (Fed. R. Evid. 801-05)
- IH = incomplete hypothetical
- LC = calls for legal conclusion or opinion

- LF = lacks foundation
- ME = mistakes evidence or witness's testimony
- P = prejudice (Fed. R. Evid. 403)
- R = relevance (Fed. R. Evid. 401-02)
- SP = calls for speculation
- O = other (e.g., embedded objections to discovery requests)
- V = vague and ambiguous, compound, asked and answered, or lacks a question

CERTIFICATE OF SERVICE

The undersigned counsel hereby certifies that true and correct copies of the foregoing document were caused to be served on October 19, 2021 on the following counsel in the manner indicated:

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Dated: October 19, 2021

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